

Fig. 1

09854577.051501

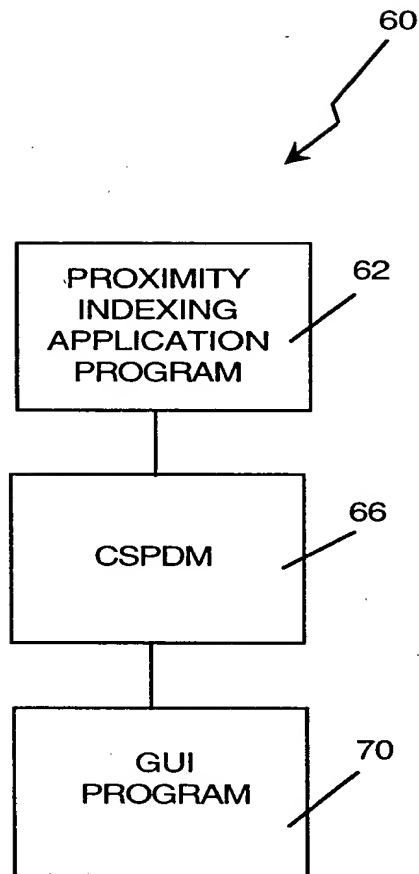


Fig. 2

093457.051501

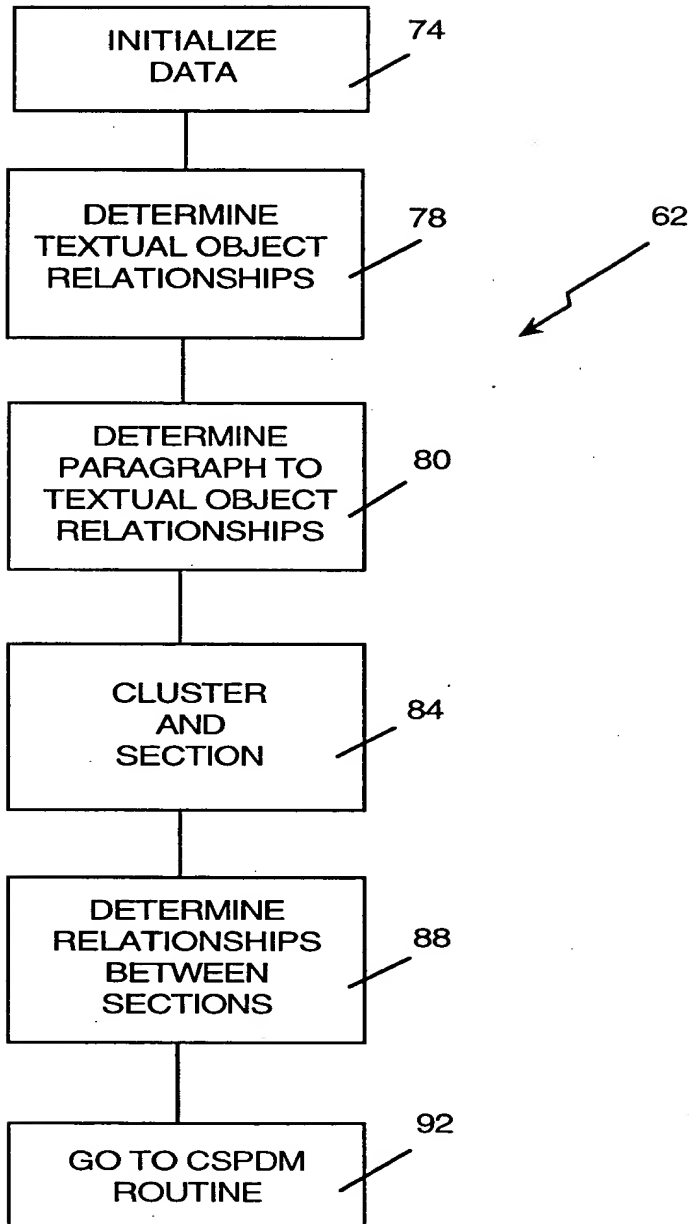


Fig. 3A

0985457 05154

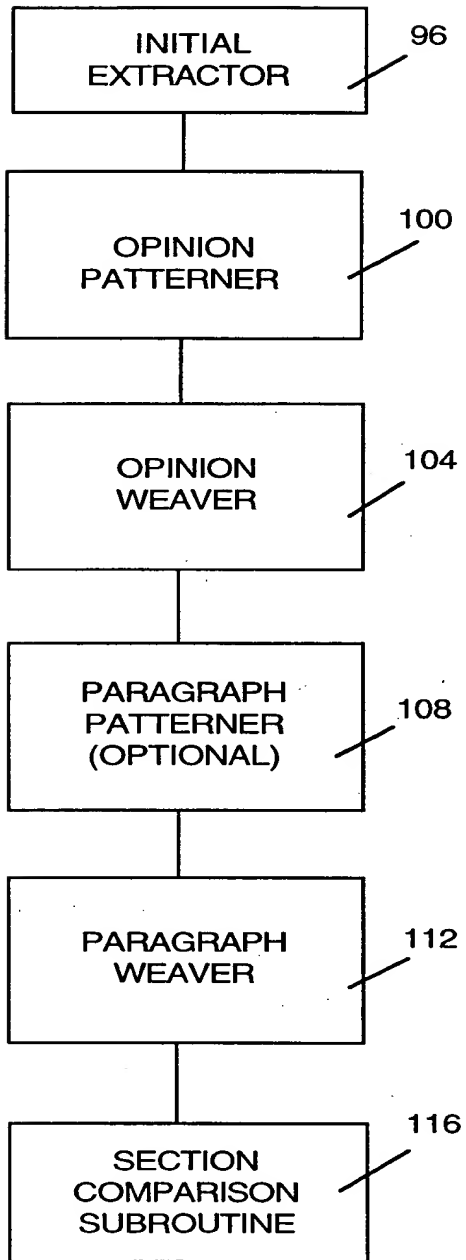


Fig. 3B

09854577.051501

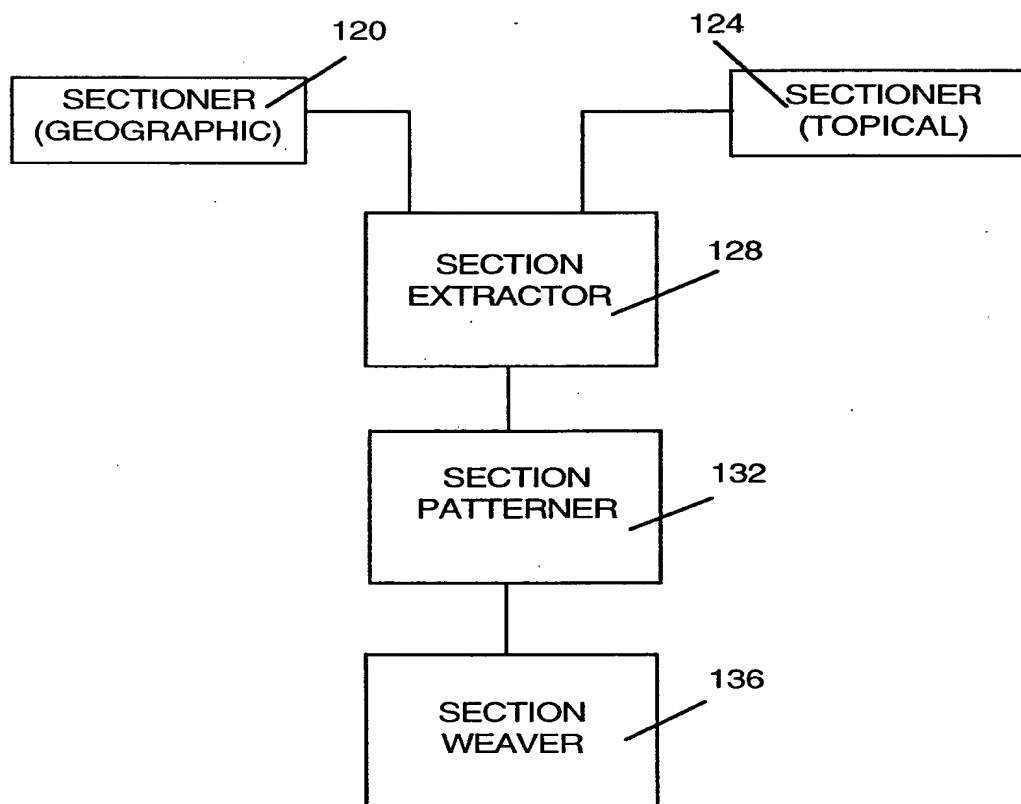


Fig. 3C

09854577.051501

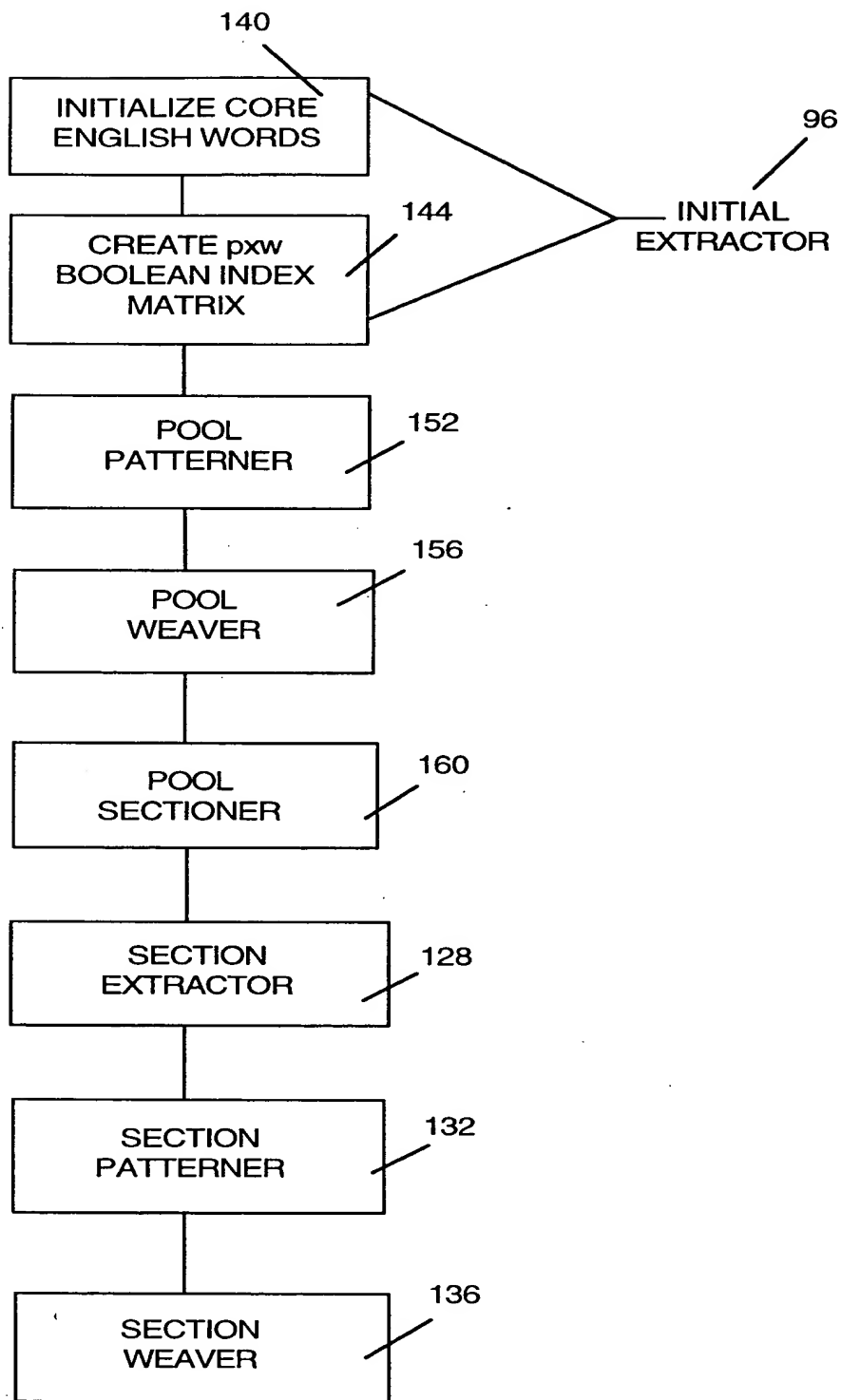


Fig. 3D

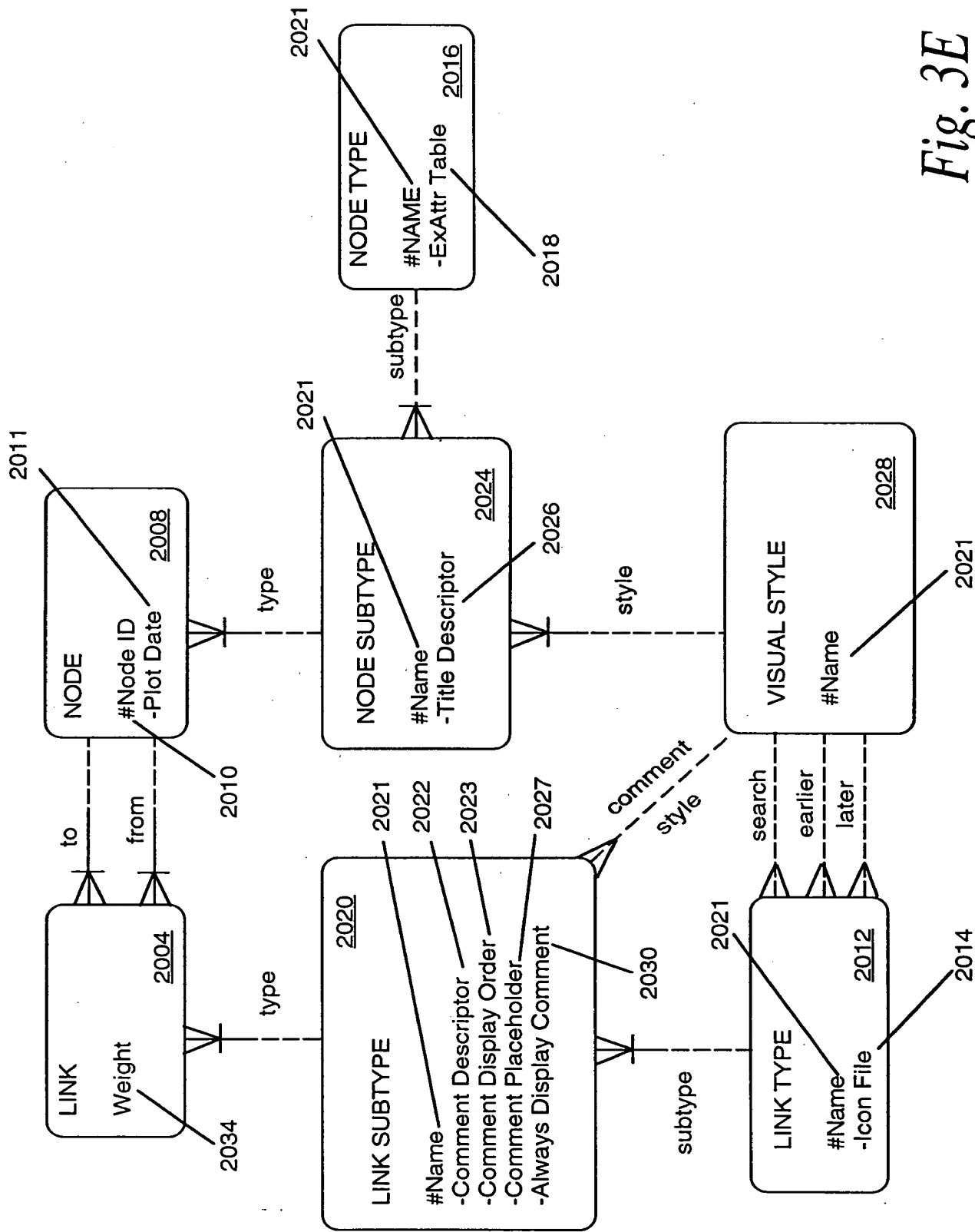


Fig. 3E

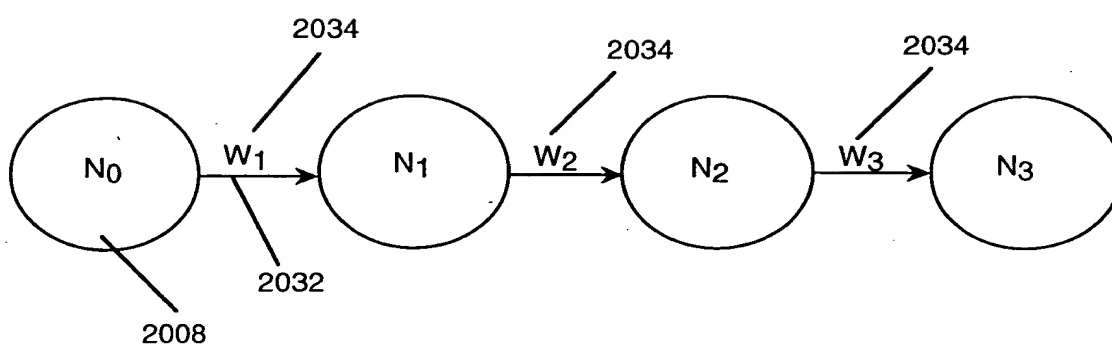


Fig. 3F

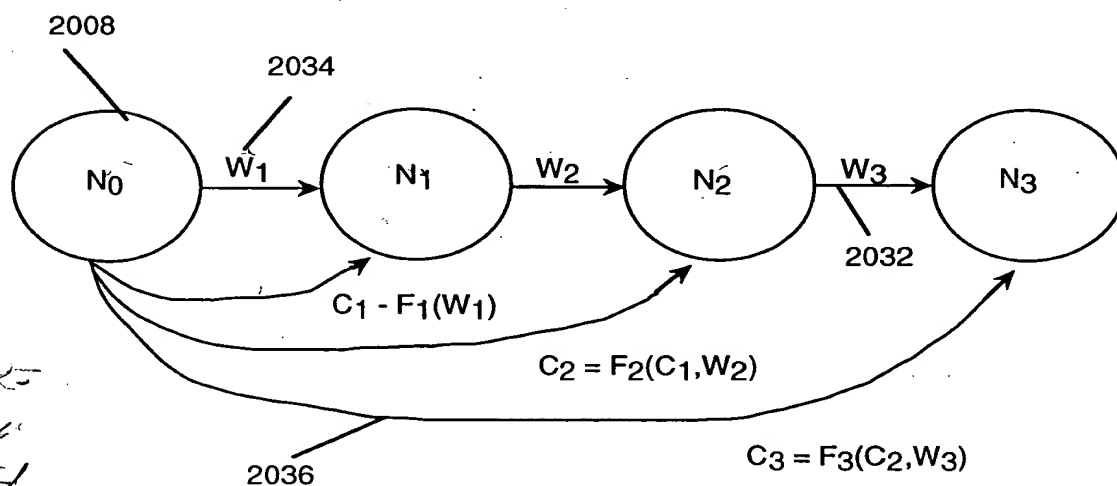


Fig. 3G

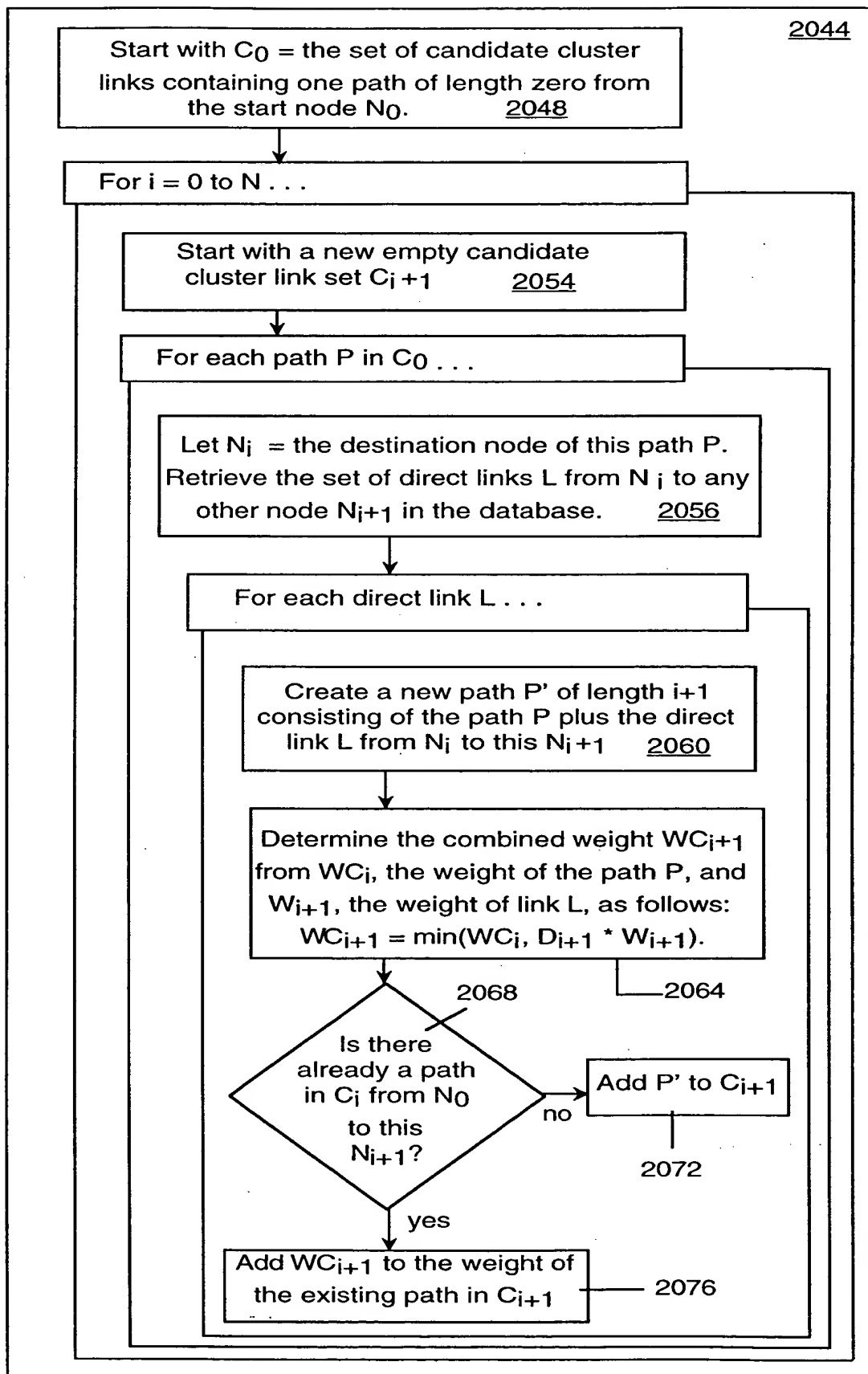


Fig. 3H

09854577-051501

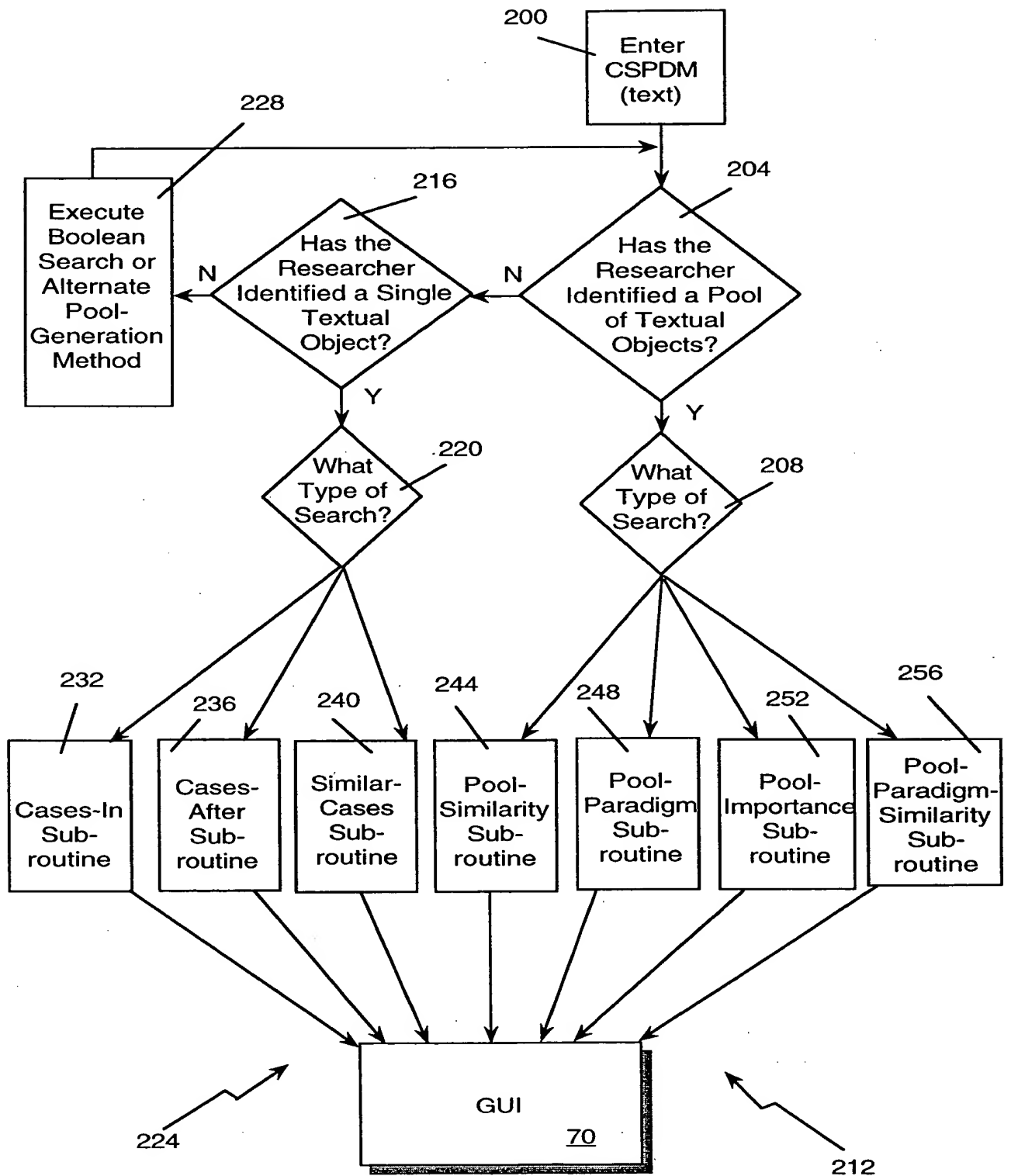


Fig. 4A

Fig. 4B

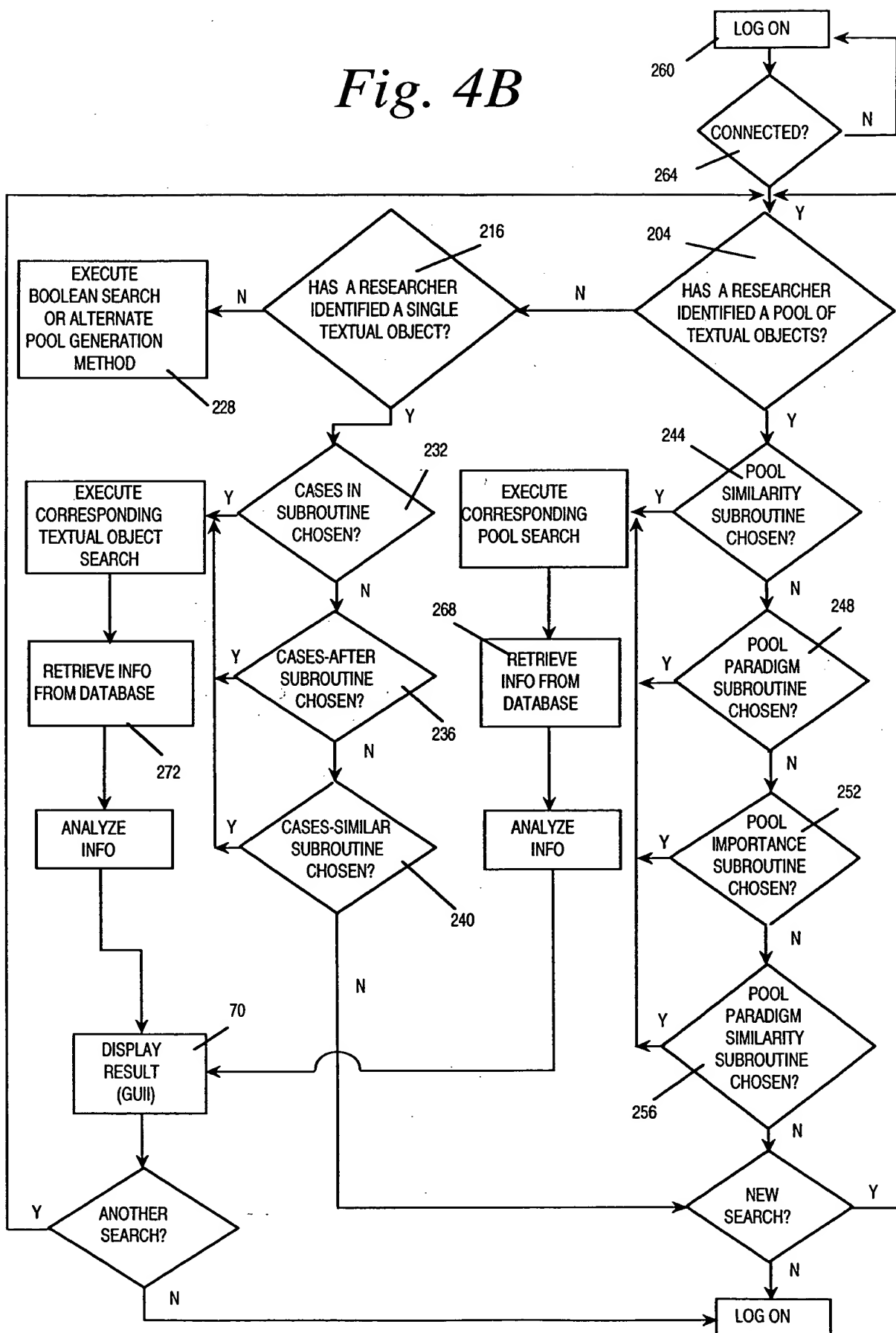


FIG. 4B

09854577.051501

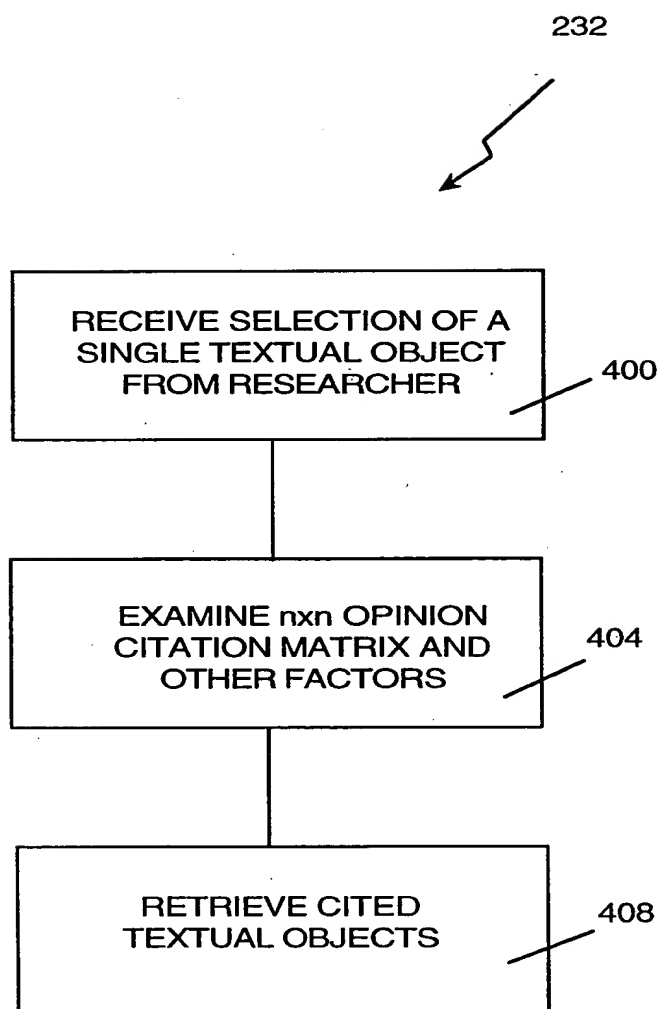


Fig. 4C

09854577-051501

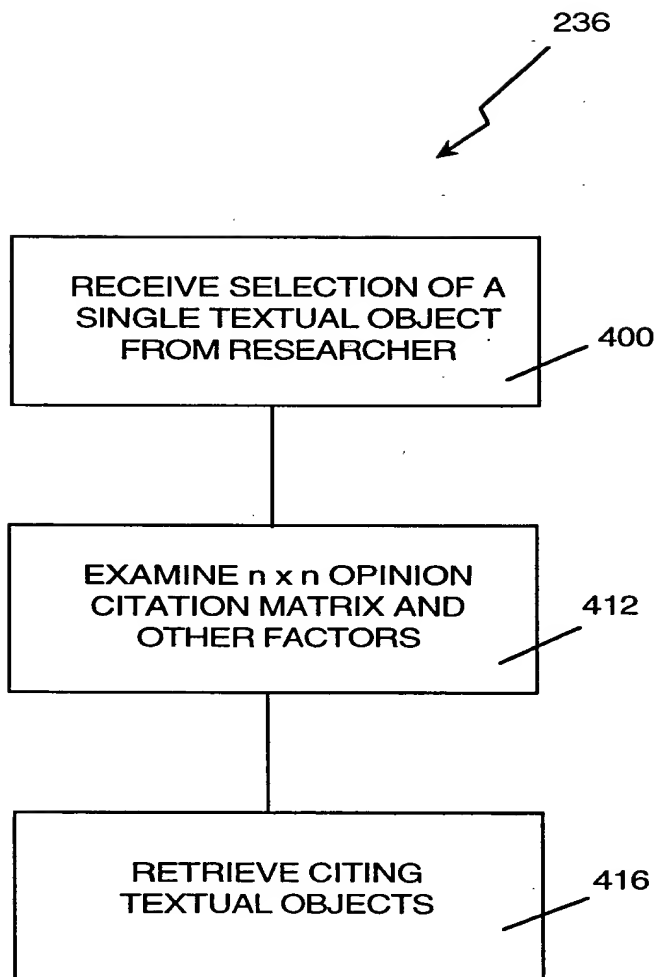


Fig. 4D

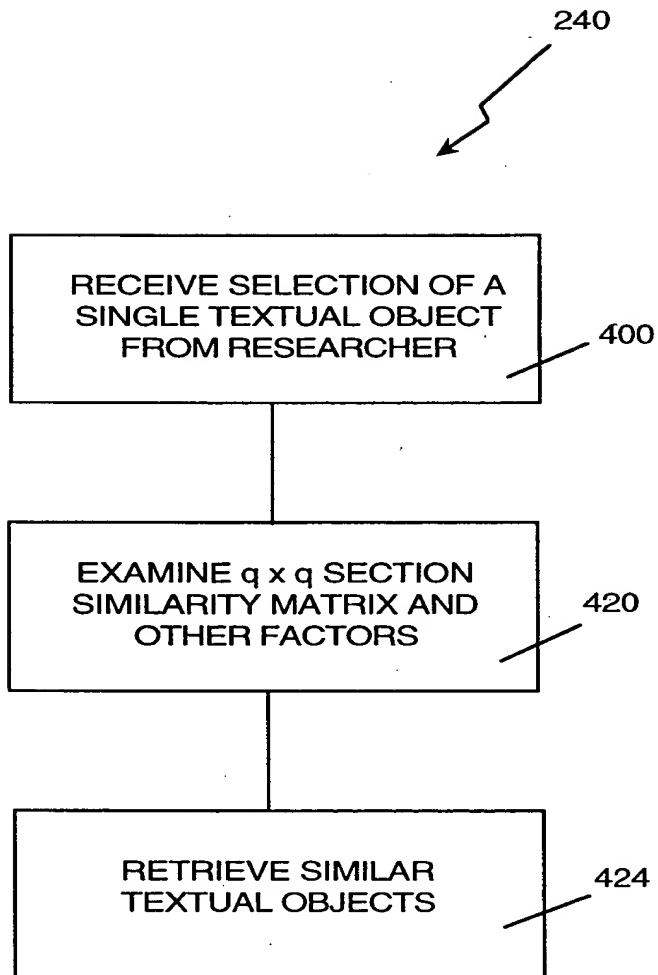


Fig. 4E

09854577-051501

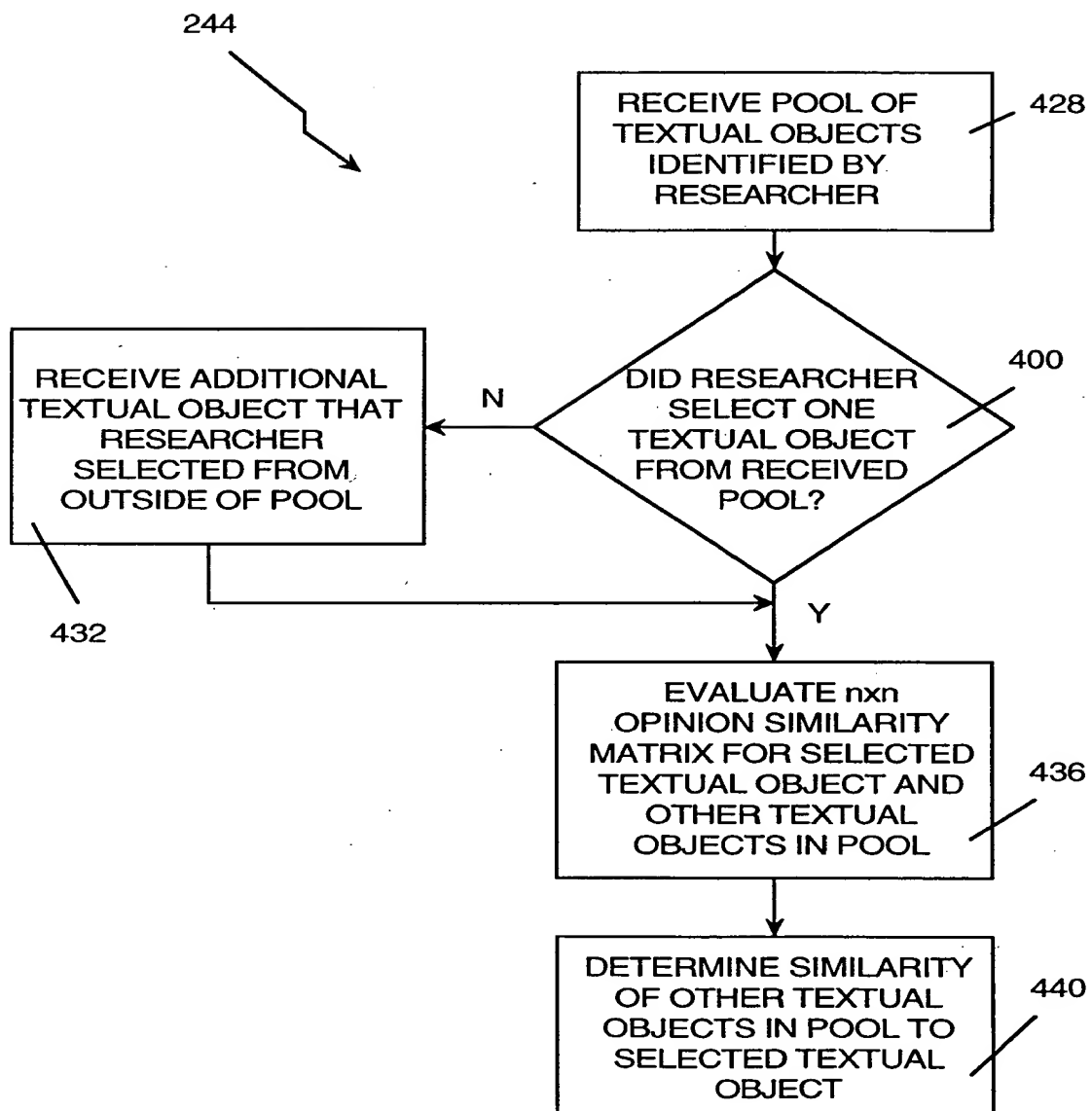


Fig. 4F

09854577 051501

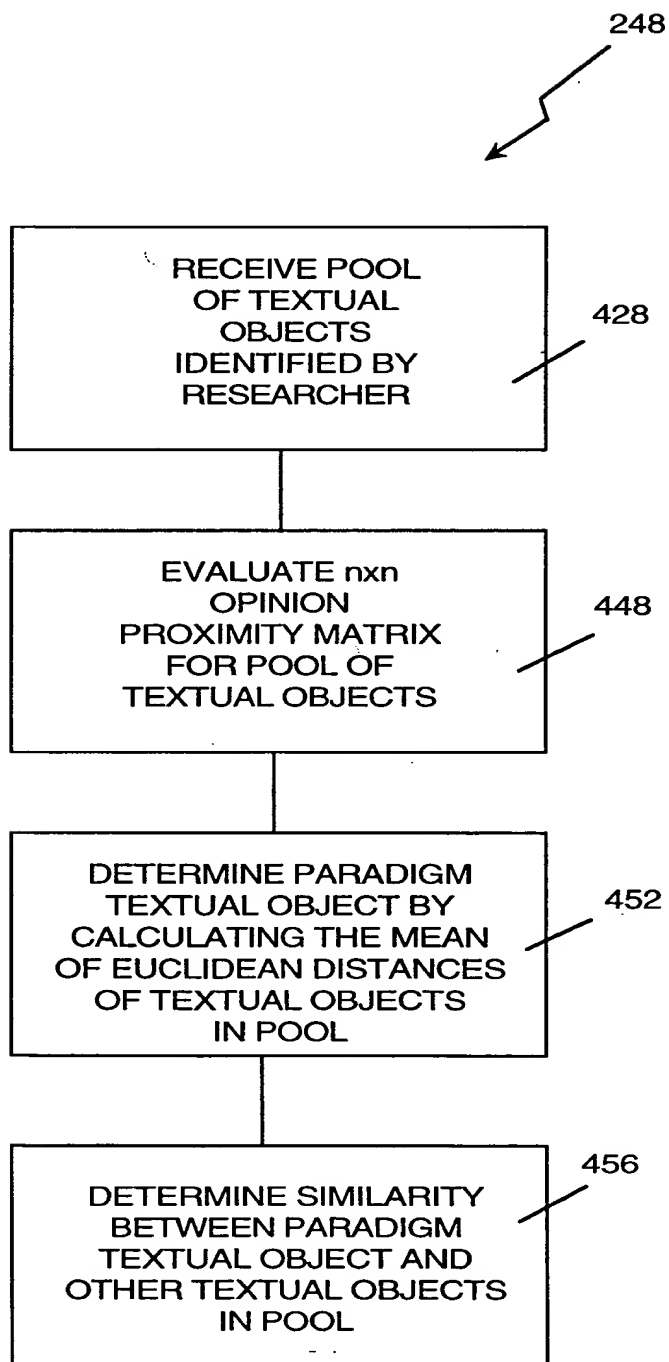


Fig. 4G

09854577.051501

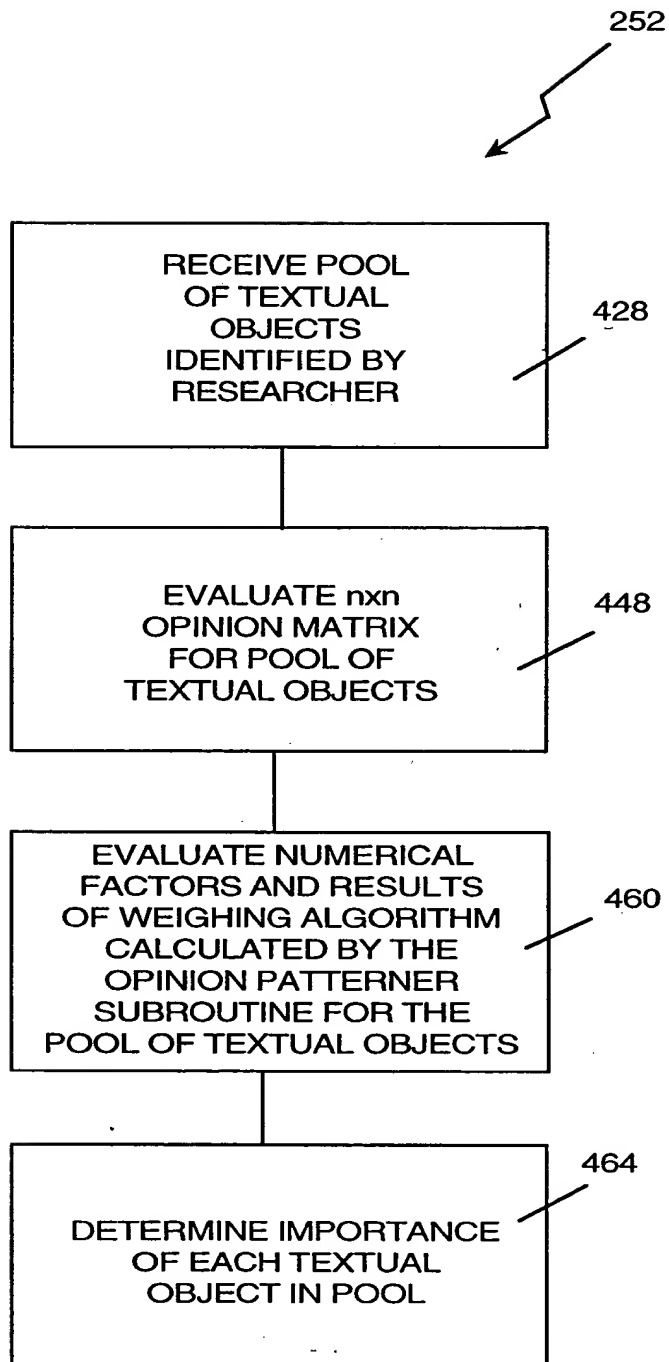


Fig. 4H

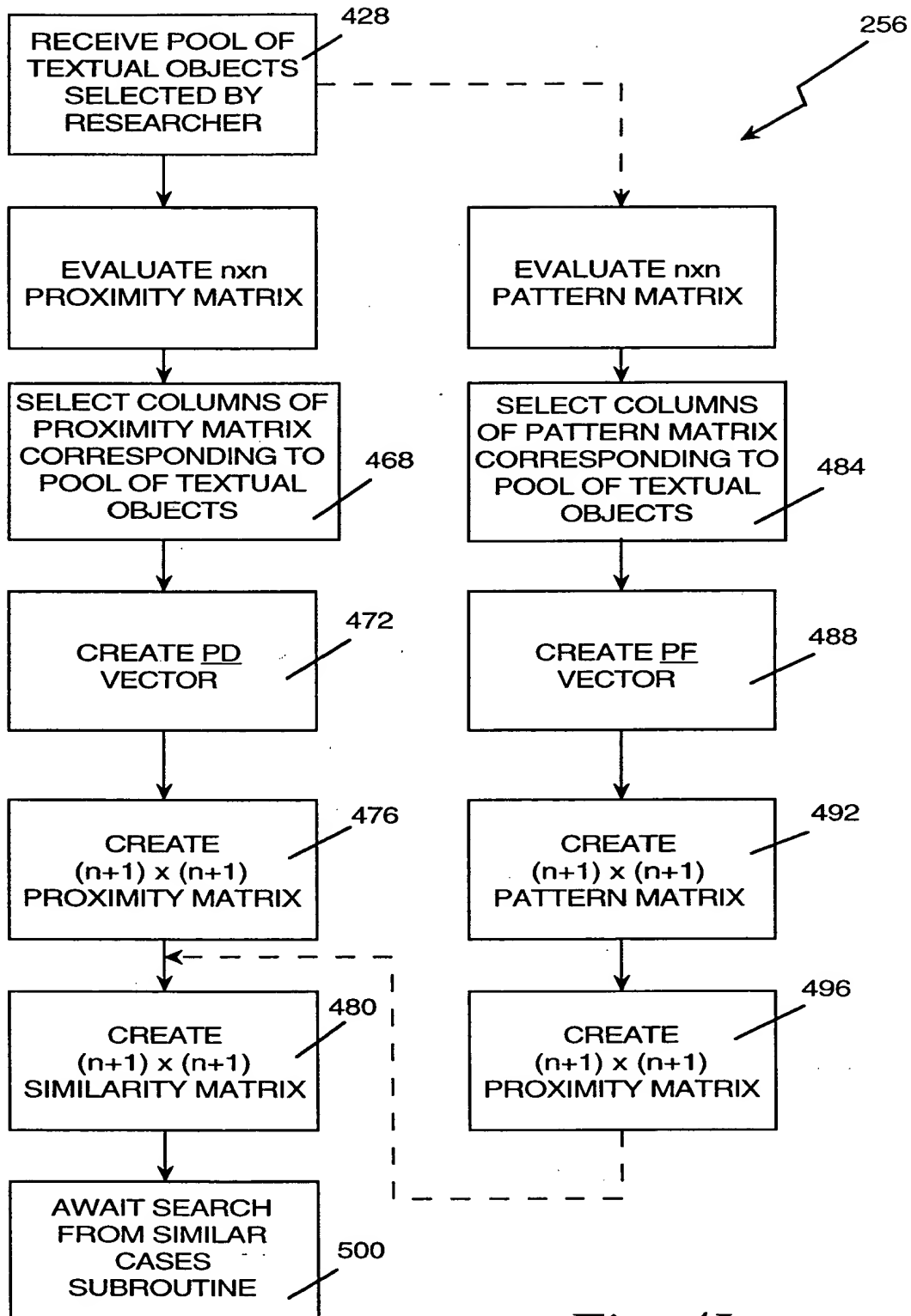


Fig. 4I

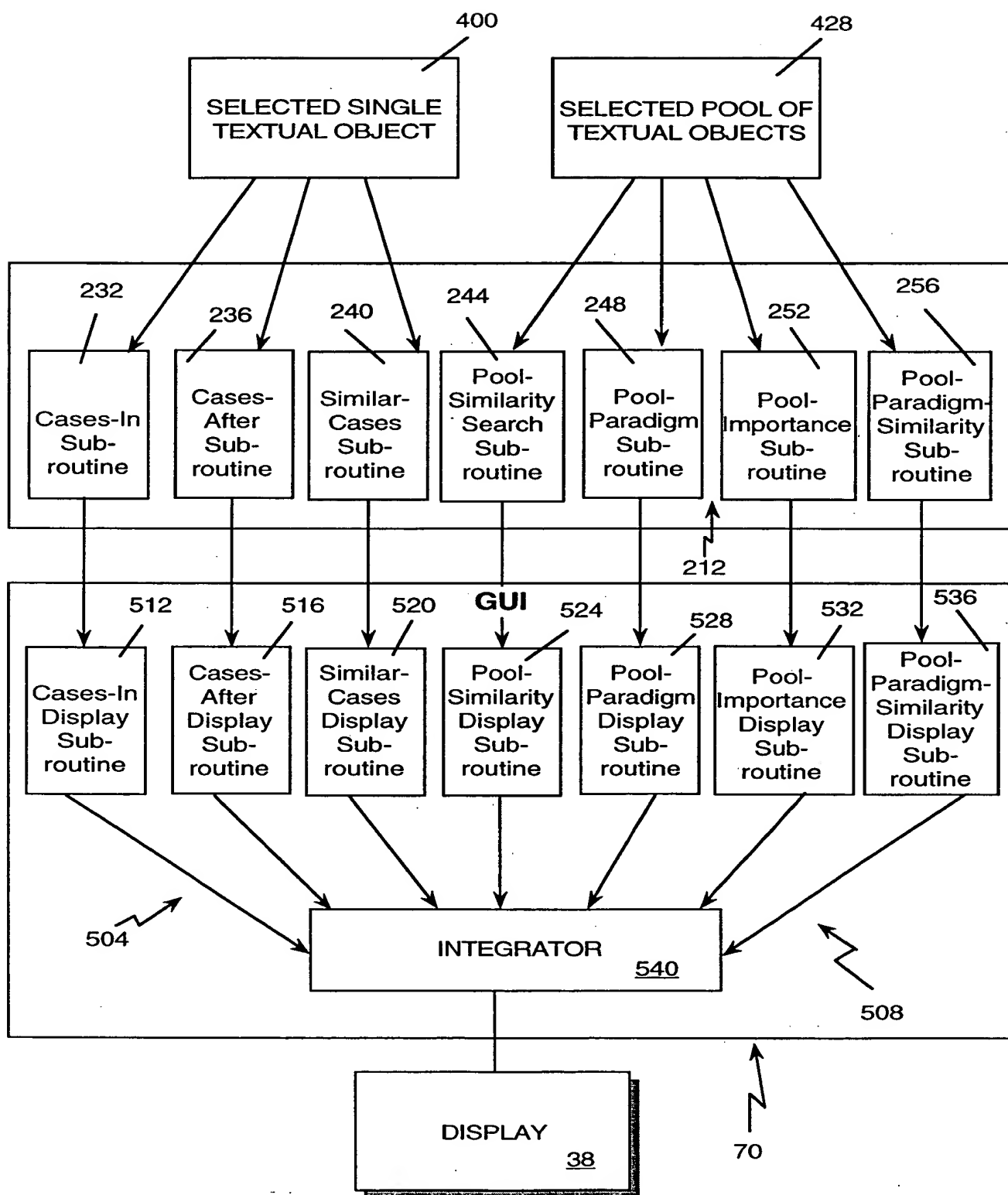


Fig. 5A

Fig. 5B

Fig. 3B

The diagram illustrates a search interface with the following components:

- Search Bar (1024):** Located at the top, it includes a search button (1024) and a search title field (1032).
- Filter Fields (1032):** Below the search bar, there are fields for VOLUME (1032), CATEGORY (1032), PAGE (1032), and SECTION (1032).
- Analysis Panel (1032):** A panel on the right side of the search bar, labeled "ANALYSIS:" (1032). It contains three radio buttons: "Similar" (1032), "Cases In" (1032), and "Cases After" (1032). Below these is a button labeled "EXECUTE SEARCH" (1032).
- Search Results Table (1032):** A table at the bottom of the interface, labeled "SEARCH 1:4" (1032). It has columns for DATE (1032), CASE NAME (1032), and VOLUME (1032). The table contains the following data:

DATE	CASE NAME	VOLUME
UNDATED	TERRY V. OHIO, 392 U.S. 1 (1968)	
APRIL 1992	U.S. V. JOSEPH	895 F.2d 1423
OCT 1991	U.S. V. MCKIE	951 F.2d 399
APRIL 1991	U.S. V. WILLIAMS	951 F.2d 1287
OCT 1990	U.S. V. NURSE	916 F.2d 20
APRIL 1990	U.S. V. JOSEPH	892 F.2d 118
OCT 1989	U.S. V. TIMBERLAKE	896 F.2d 592
APRIL 1989	U.S. V. JOSEPH	892 F.2d 118
OCT 1988	U.S. V. JOSEPH	892 F.2d 118

Fig. 5C

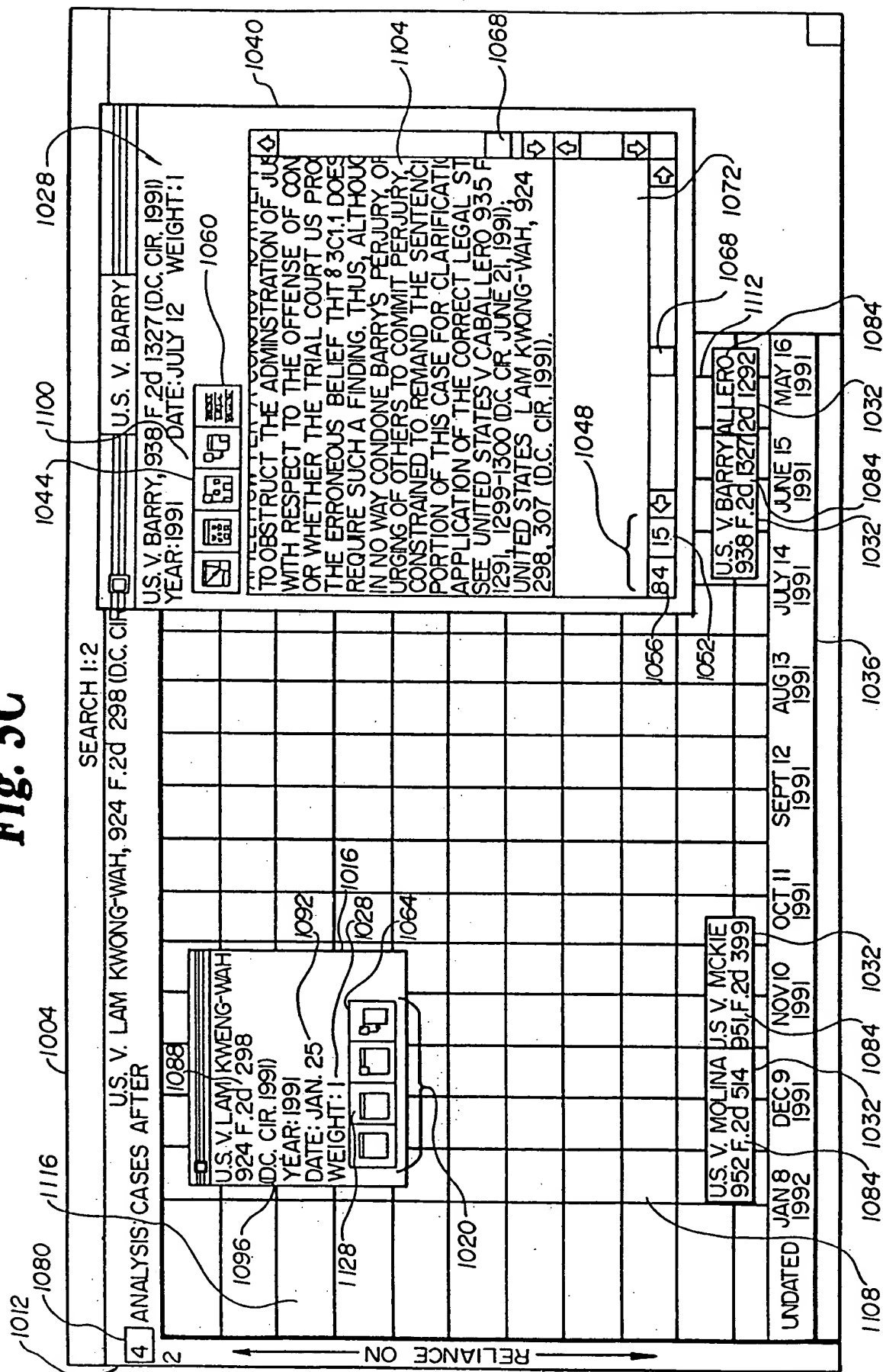


Fig. 5E

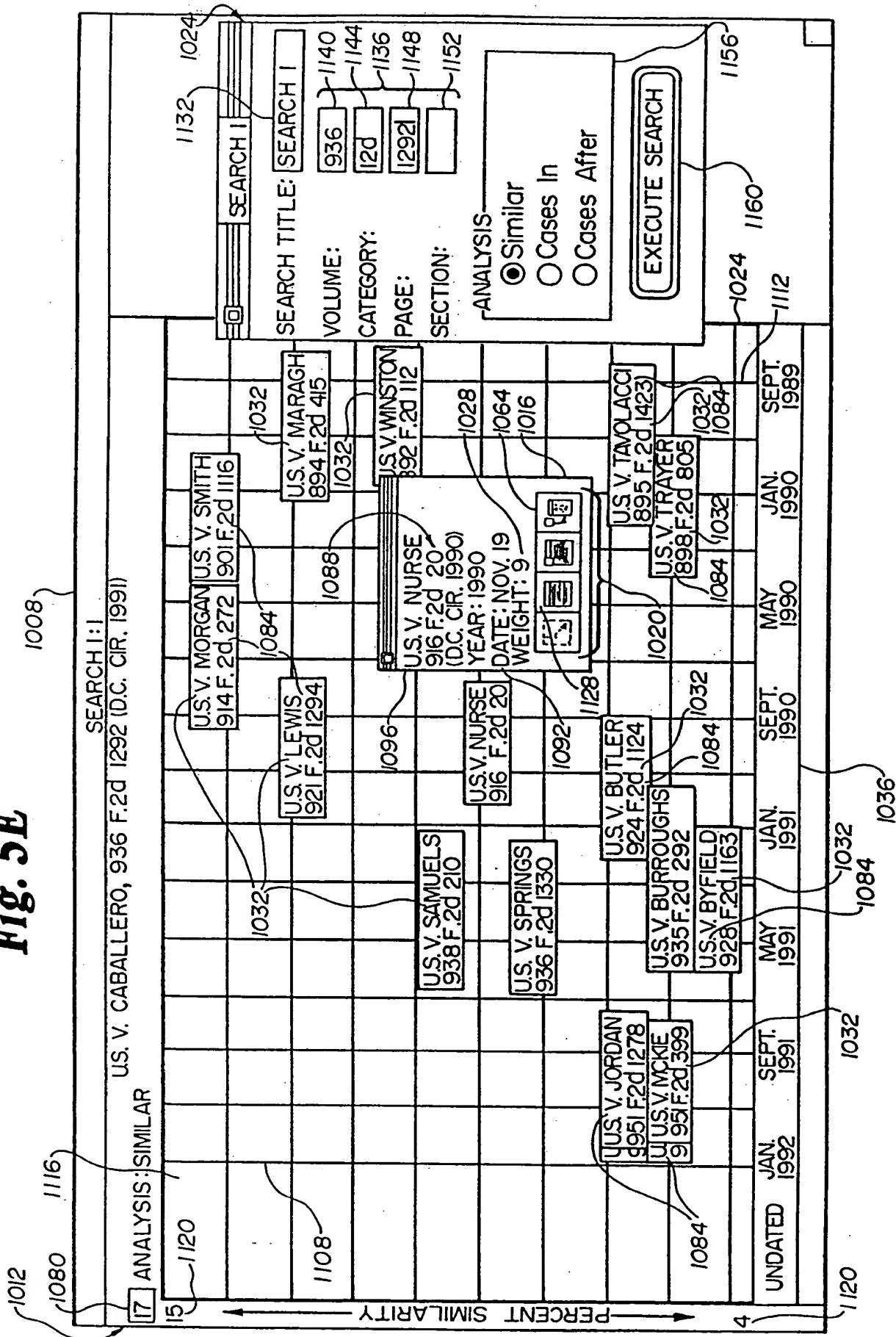


Fig. 5F

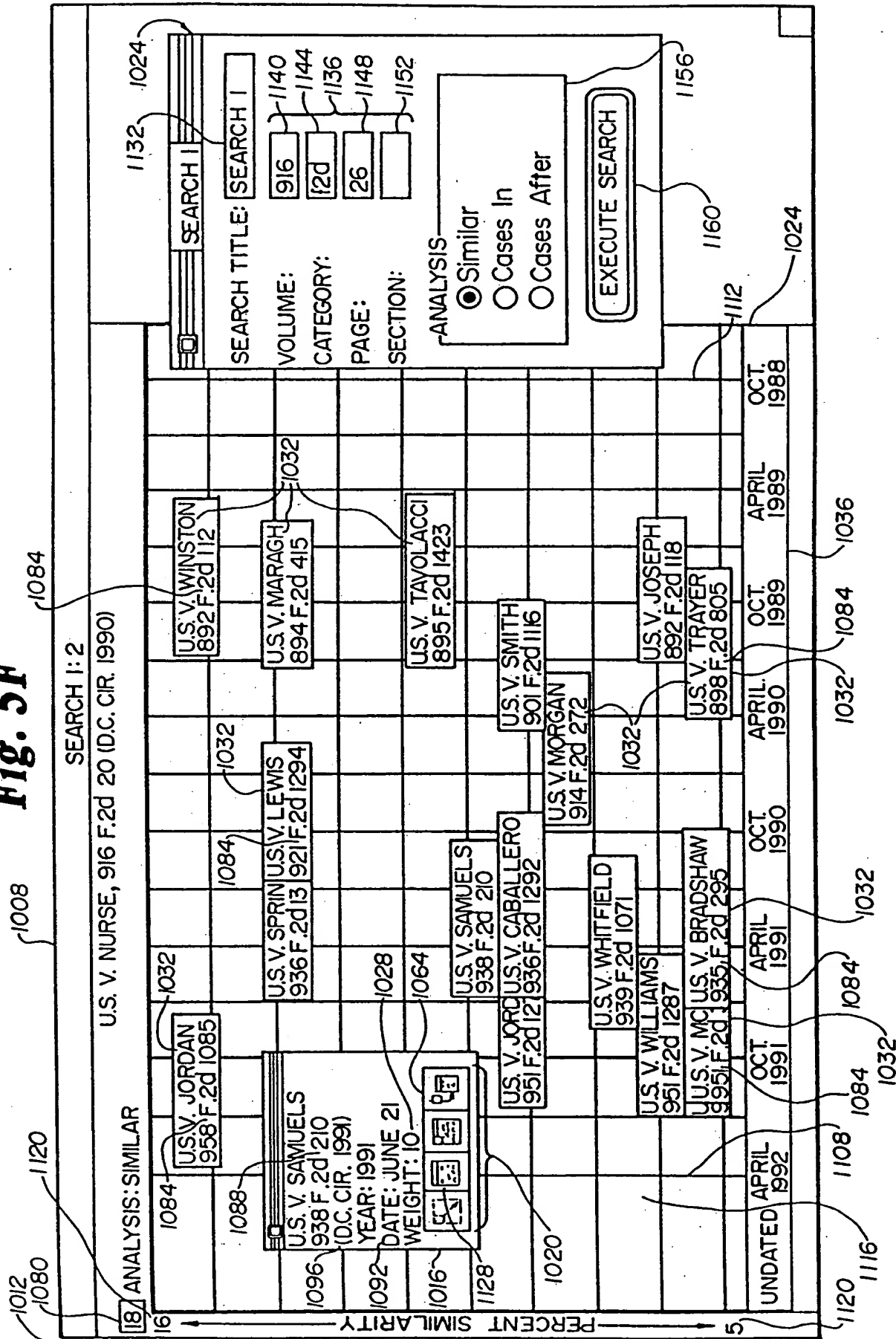


Fig. 5G

[illegible]

Fig. 5H

The figure shows a graphical user interface for a search function. At the top, a title bar contains the text "SEARCH I" and a small icon. Below the title bar, the interface is organized into several sections:

- SEARCH TITLE:** A text input field containing the text "SEARCH I".
- VOLUME:** A text input field containing the text "910".
- CATEGORY:** A text input field containing the text "f2d".
- PAGE:** A text input field containing the text "843".
- SECTION:** An empty text input field.
- ANALYSIS:** A section containing three radio button options:
 - ☐ Similar
 - ☐ Cases In
 - ☒ Cases After
- EXECUTE SEARCH:** A large button at the bottom of the interface.

Reference numerals are used to identify specific elements: 1024 points to the title bar; 1132 points to the SEARCH TITLE field; 1140 points to the VOLUME field; 1144 points to the CATEGORY field; 1136 points to the PAGE field; 1148 points to the SECTION field; 1152 points to the ANALYSIS section; 1156 points to the radio button options; and 1160 points to the EXECUTE SEARCH button.

SCHEMATIC REPRESENTATIONS OF THE EIGHTEEN PRIMARY PATTERNS

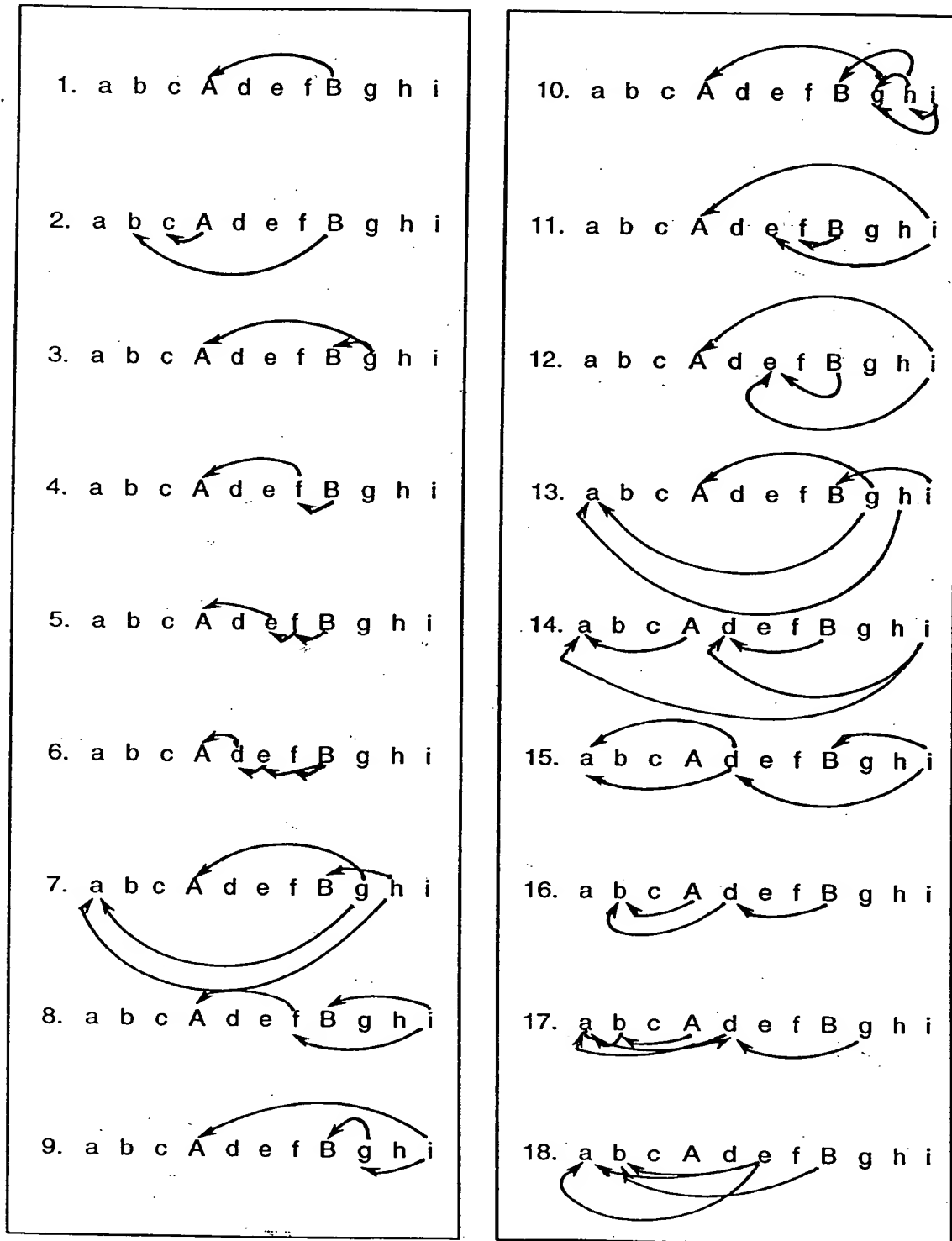


Fig. 6

09854577.054504

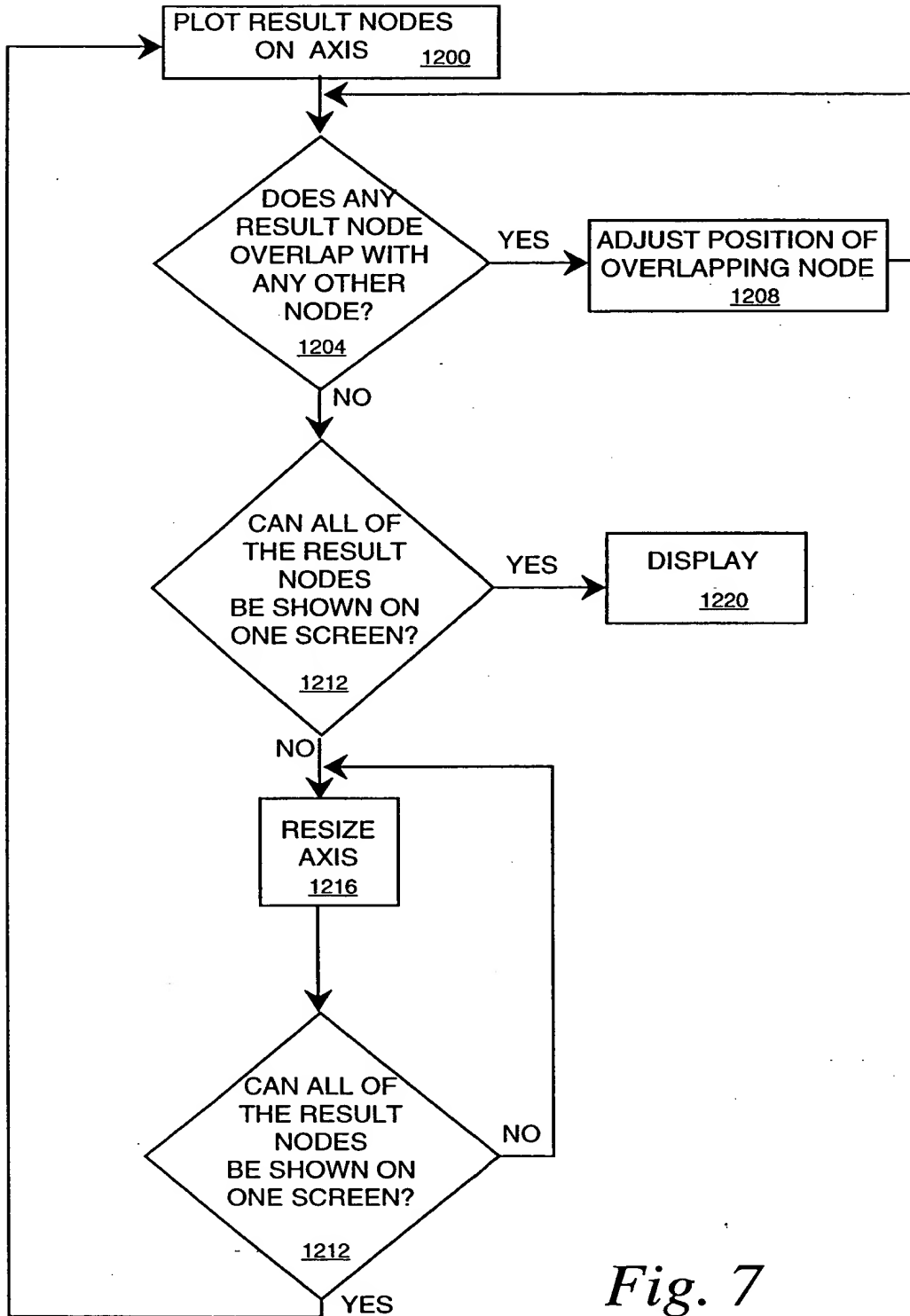


Fig. 7

Fig. 8-2

LIBERTECH DEMONSTRATION INFOBASE
ALVES V. COMMISSIONER, 734 F. 2D 478 (9TH CIR. 1984)
DIEGO, CALIF, 92101, FOR PETITIONERS-APPELLANTS. JAY MILLER, DEPARTMENT OF JUSTICE, WASHINGTON, D.C. 20530, FOR RESPONDENT-APPELLEE
DOUGLAS KENNEDY, SCHROEDER, AND BOOCHEVER, CIRCUIT JUDGES.
DOUGLAS KENNEDY
DOUGLAS KENNEDY, CIRCUIT JUDGE:
DOUGLAS KENNEDY APPEALS A TAX COURT DECISION SUSTAINING THE COMMISSIONER'S FINDING OF DEFICIENCY FOR 1974 AND 1975. ALVES V. COMMISSIONER, 79 T. C. 864 (1982). THE APPEAL RAISES AN ORIGINAL QUESTION UNDER SECTION 83(b) OF THE INTERNAL REVENUE CODE, I.R.C. § 83(b) (1982). SECTION 83(b) REQUIRES THAT AN EMPLOYEE WHO HAS PURCHASED RESTRICTED STOCK IN CONNECTION WITH HIS "PERFORMANCE OF SERVICES" MUST INCLUDE AS ORDINARY INCOME THE STOCK'S APPRECIATION IN VALUE BETWEEN THE TIME OF PURCHASE AND THE

HIGHLIGHTER		MISSIONER		79)		2120		TIME
BOOKMARK								HE E
GO TO								PRIC
FIELD								WHE
								RES
								AMO
								REG
								OPIN
								TRA
								REG
								FAC
								GEN
								197
								FIRS
								90,0
								66,0
								SELL
CAMPBELL V. COMMISSIONER \mathcal{P}		59 T.C.M. 236 (1990)		1033		2120		
SCHULMAN V. COMMISSIONER \mathcal{P}		93 T.C. 623 (1989)						
ROBINSON V. COMMISSIONER \mathcal{P}		805 F. 2D 38 (1ST CIR. 1986)						
TREAS. REG. § 1.83-3 (1985) \mathcal{P}								
26 U.S.C. § 83 (C) (1983) \mathcal{P}								
MONTELEPRE SYSTEMED, INC. V. COMMISSIONER \mathcal{P}		956 F. 2D 496 (5TH CIR. 1992)						
CENTEL COMM. CO., INC. V. COMMISSIONER \mathcal{P}		920 F. 2D 1196 (7TH CIR. 1990)						
BAGLEY V. COMMISSIONER \mathcal{P}		806 F. 2D 169 (8TH CIR. 1986)						
REV. RUL. 83-22 \mathcal{P}								
AIDOO V. COMMISSIONER		65 T.C.M. 1798 (1993)						
JAN. 1980	JAN. 1982	JAN. 1984	JAN. 1986	JAN. 1988	JAN. 1990	JAN. 1992		
RECORD: 8/1888		HIT: 1/10		QUERY: [GROUP 734 F. 2D 478: [FIELD 26 U.S.C. § 83.*]]				

Fig. 8-3

Fig. 8-4

THE RESTRICTIONS LAPSE, UNLESS AT THE TIME HE PURCHASED THE STOCK
.ECTED TO INCLUDE AS INCOME THE DIFFERENCE BETWEEN THE PURCHASE
E AND THE FAIR MARKET VALUE AT THAT TIME. 1 THE ISSUE HERE IS
THER SECTION 83 ☐ APPLIES TO AN EMPLOYEE'S PURCHASE OF
RICTED STOCK WHEN , ACCORDING TO THE STIPULATION OF THE PARTIES, THE
UNT PAID FOR THE STOCK EQUALED ITS FULL FAIR MARKET VALUE, WITHOUT
ARD TO ANY RESTRICTIONS. THE TAX COURT, WITH TWO DISSENTING
JOINS, HELD THAT SECTION 83 ☐ APPLIES TO ALL RESTRICTED STOCK THAT IS
NSFERRED "IN CONNECTION WITH THE PERFORMANCE OF SERVICES,"
ARDLESS OF THE AMOUNT PAID FOR IT. 79 T. C. ☐ AT 878. WE AFFIRM.

TS

ERAL DIGITAL CORPORATION (THE COMPANY) WAS FORMED IN APRIL,
D, TO MANUFACTURE AND MARKET MICRO-ELECTRONIC CIRCUITS. AT ITS
T MEETING, THE COMPANY'S BOARD OF DIRECTORS RESOLVED TO ISSUE
00 SHARES OF ITS COMMON STOCK TO ITS COMPANY PRESIDENT, AND
00 SHARES TO THE COMPANY UNDERWRITER. THE BOARD ALSO VOTED TO
AN ADDITIONAL 264,000 SHARES OF COMMON STOCK TO SEVEN NAMED

09854577-051501
TOST50" 425860

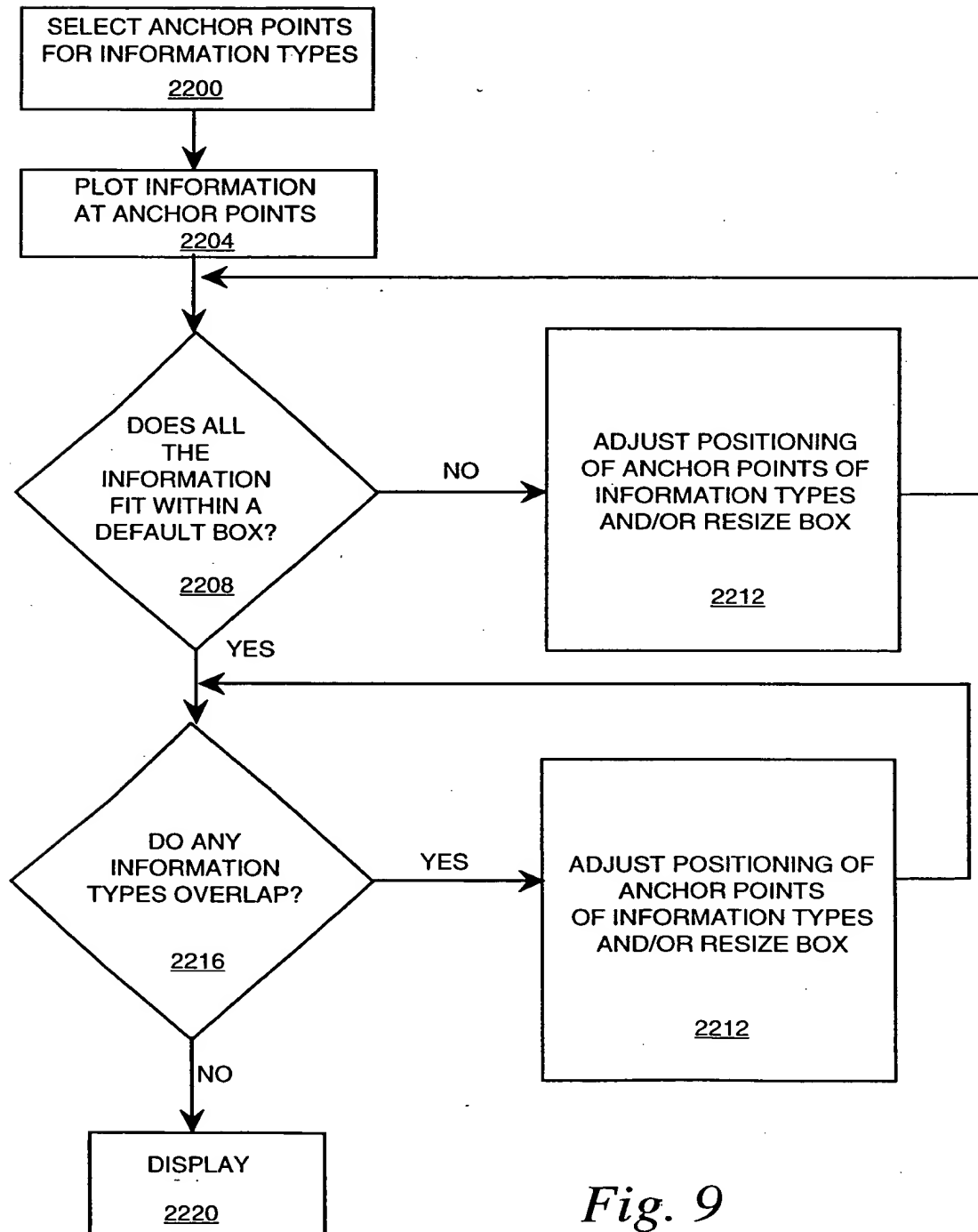


Fig. 9

Fig. 10A-2

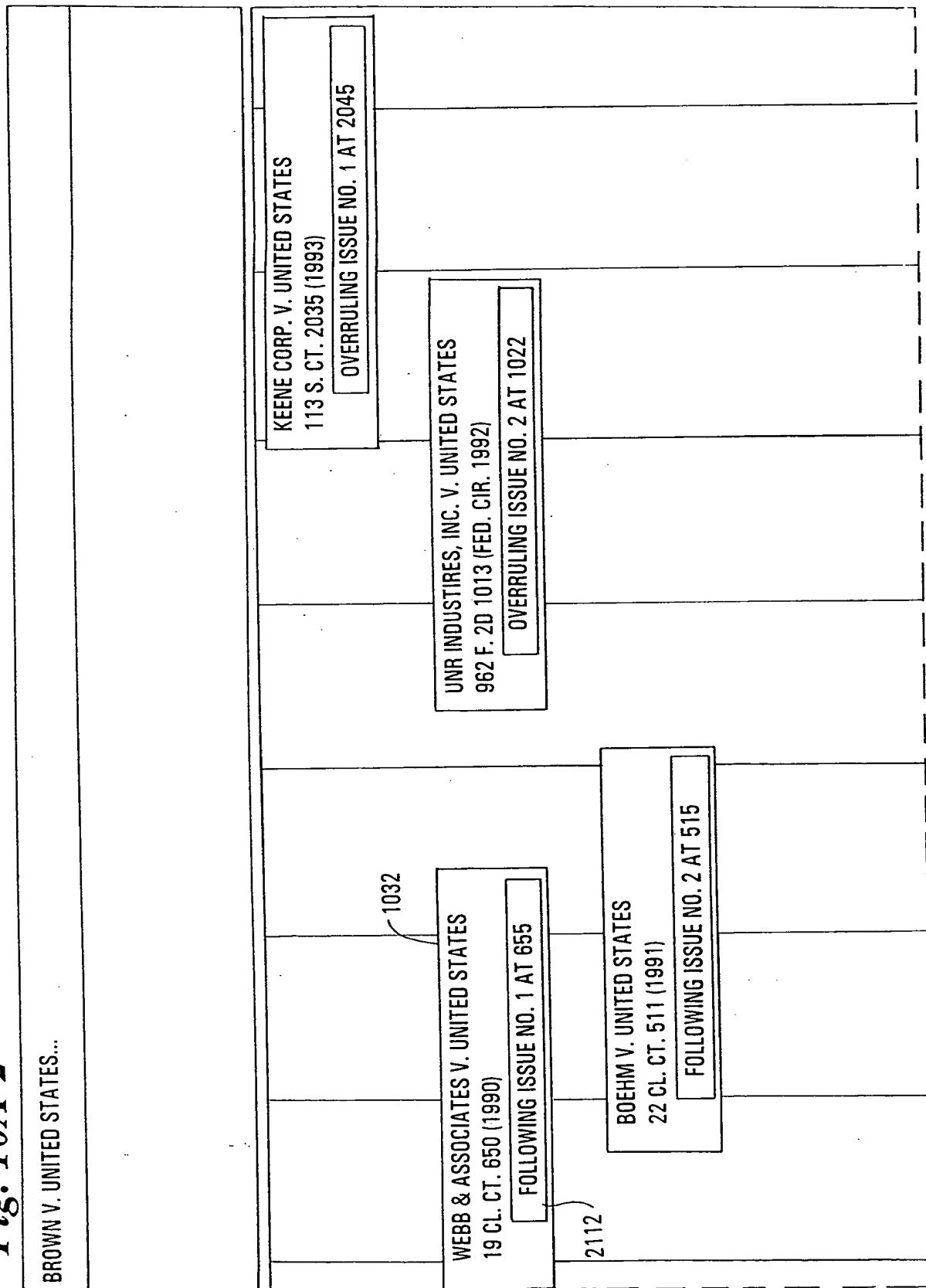
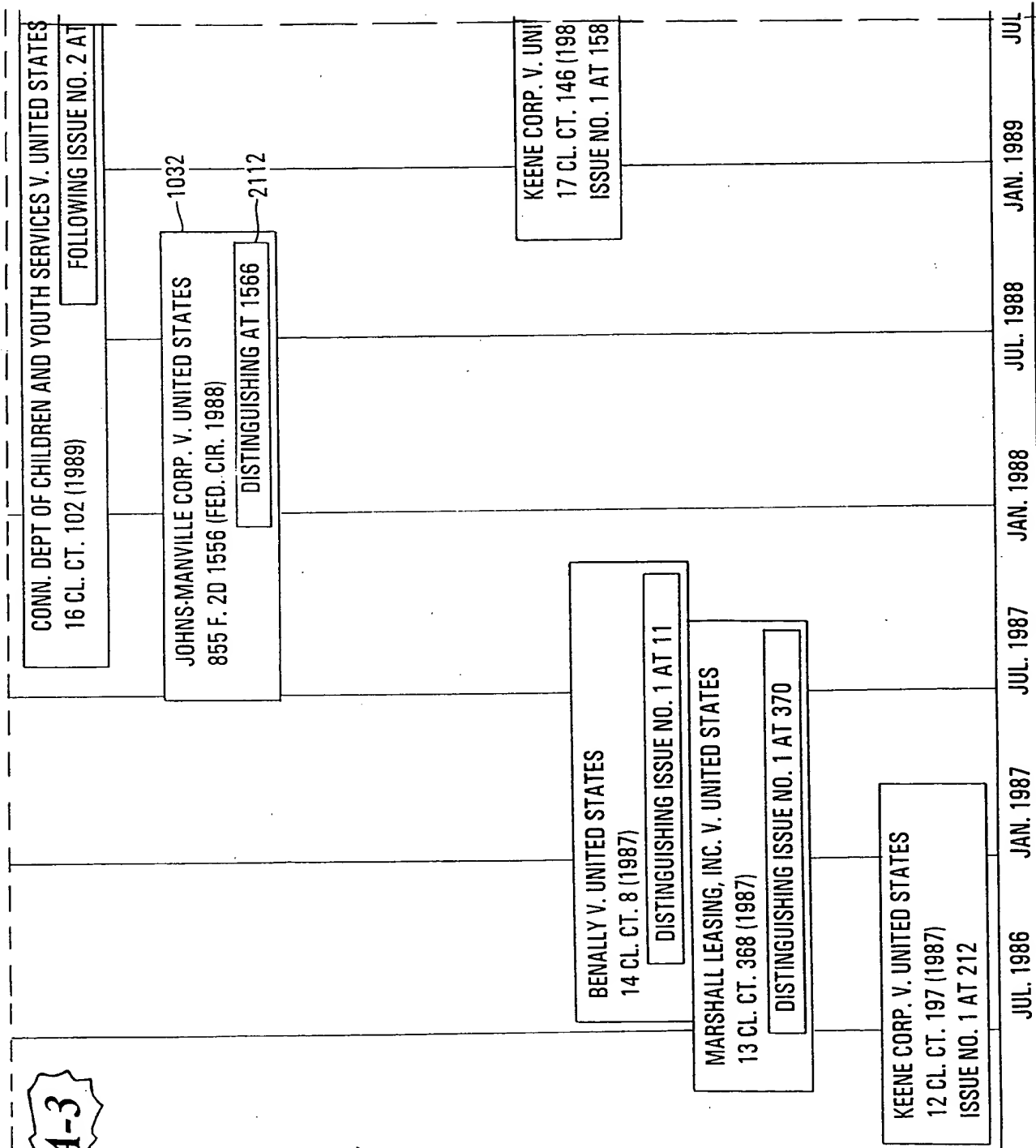
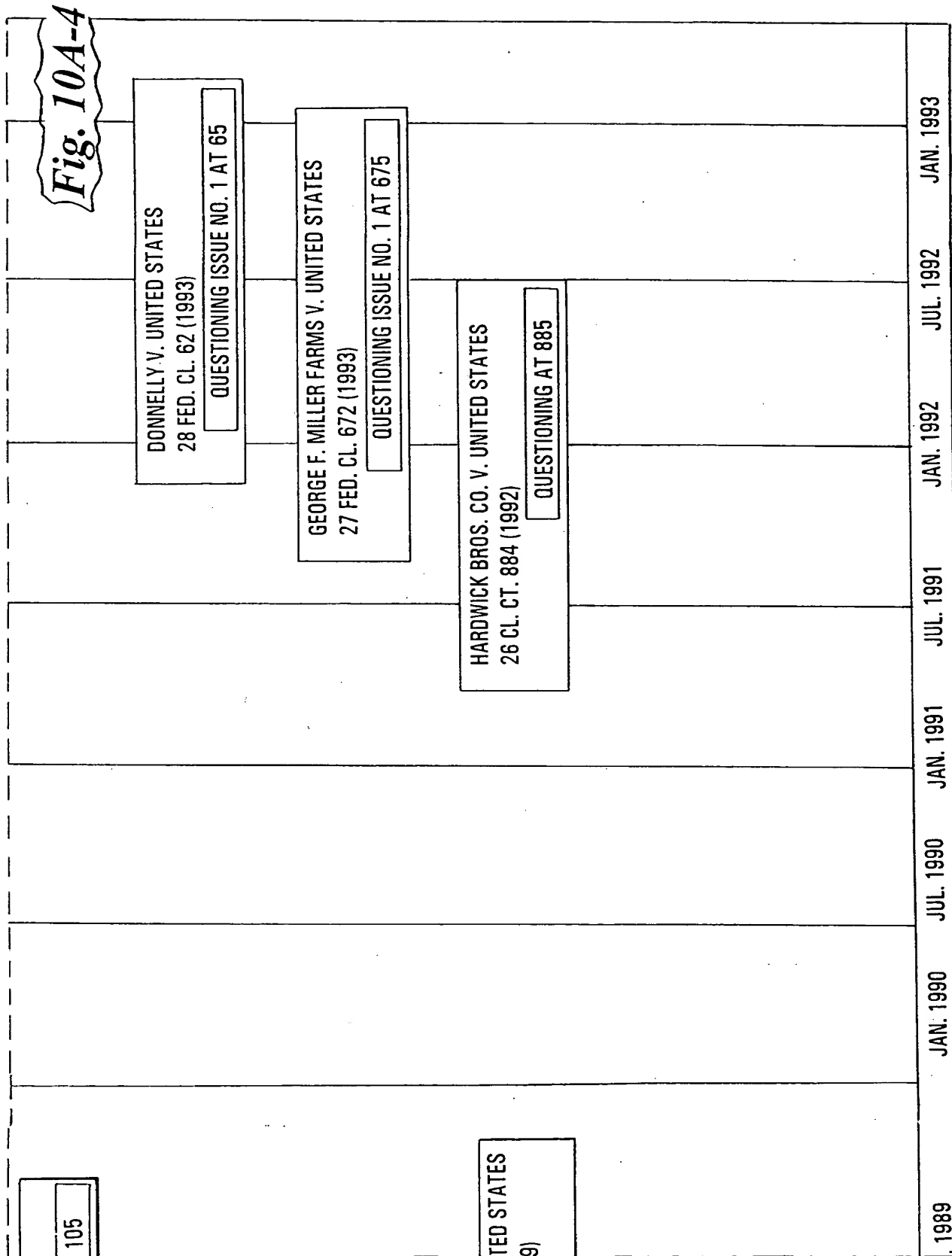


Fig. 10A-3





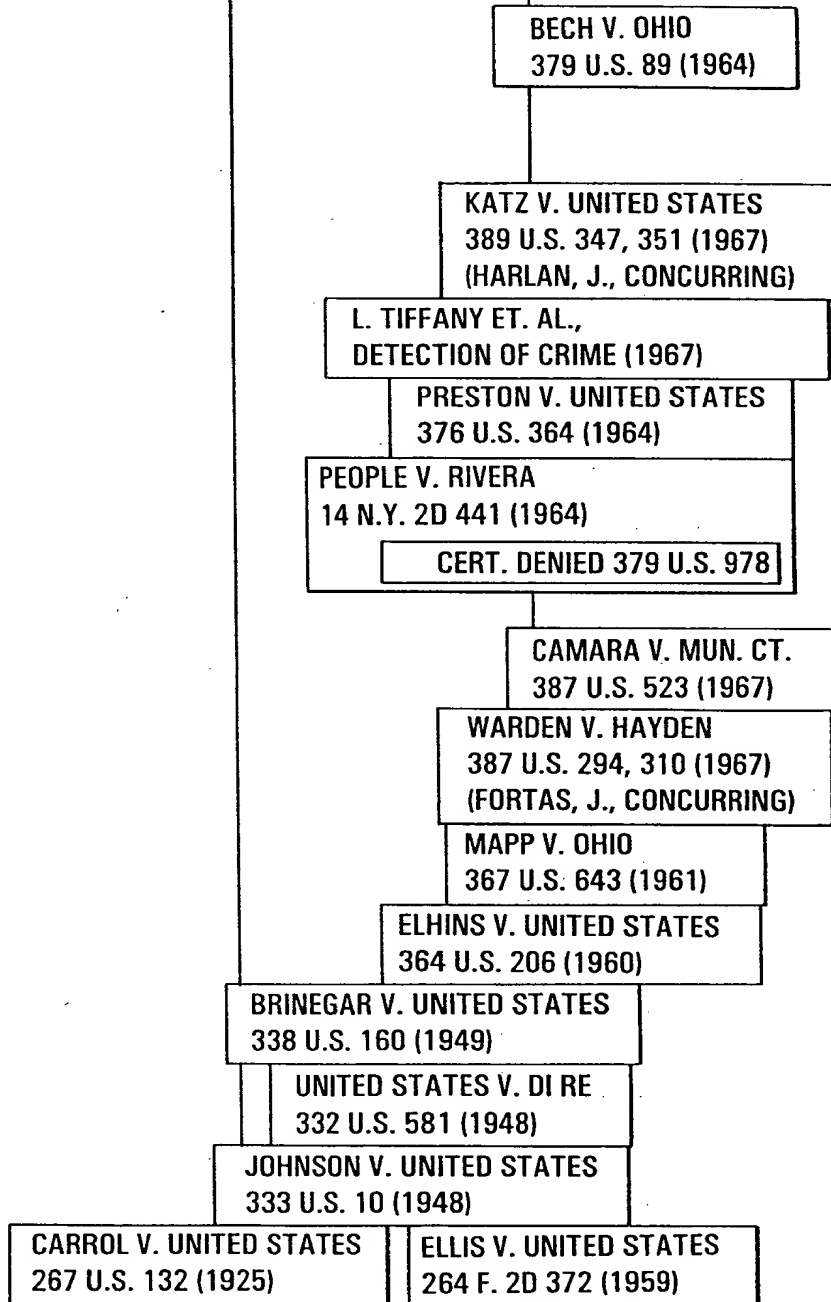
TERRY V. OHIO
292 U.S. 1 (1968)

U.S. CONST. AMEND. IV 1791

09647 051303

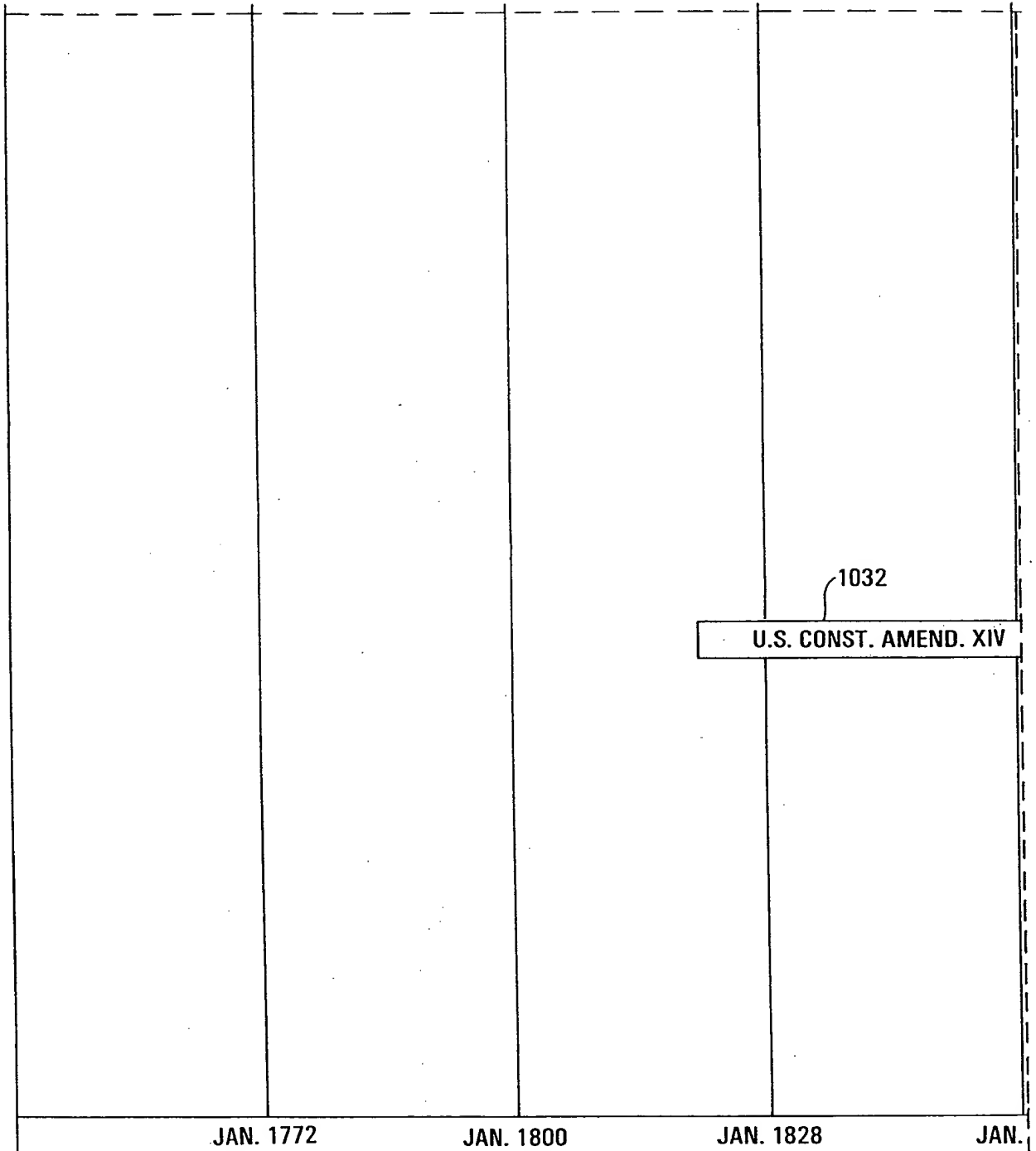
Fig. 10B-2

292 U.S. 1 (1968)



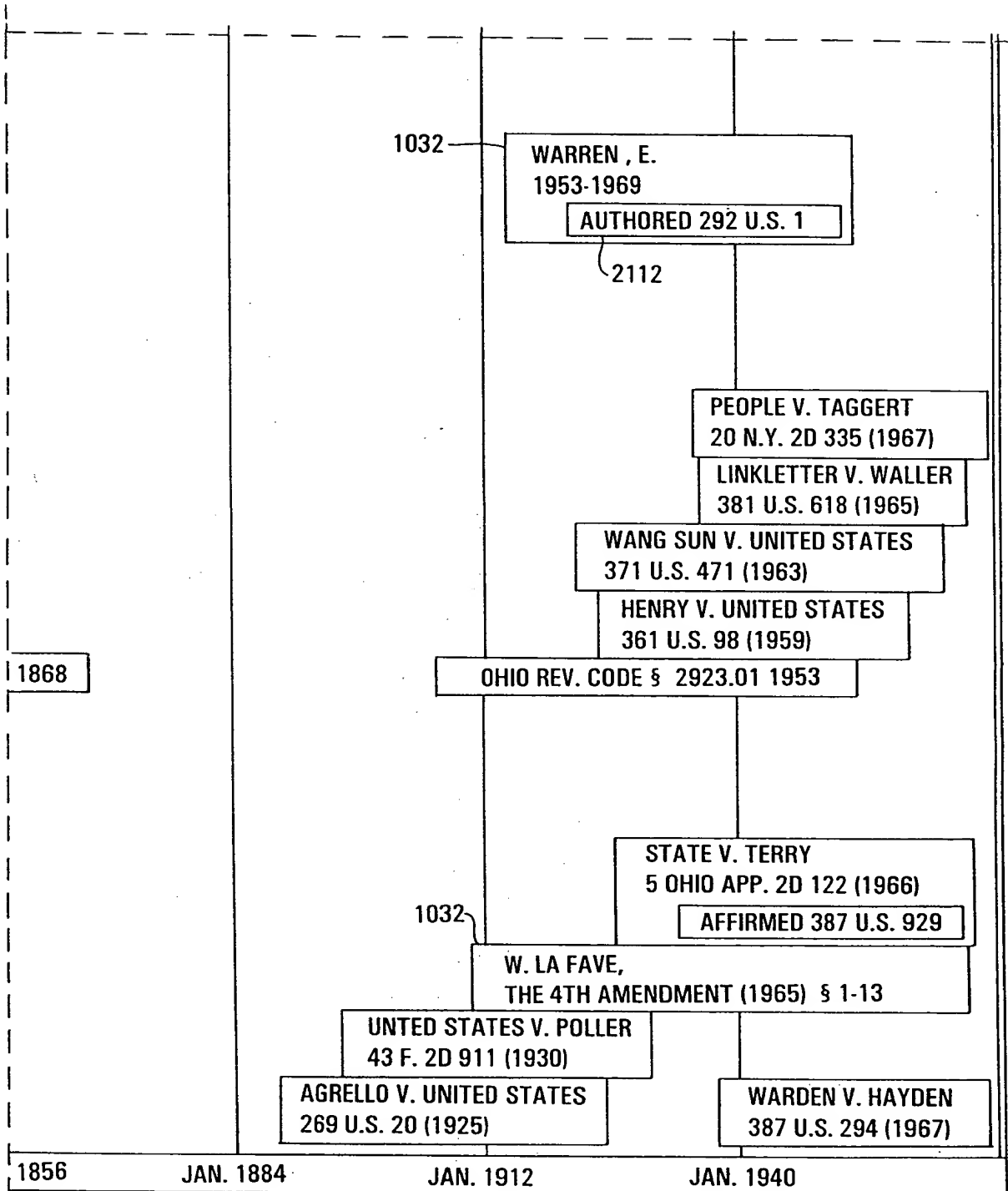
09854577 051501

Fig.10B-3



0985457.051504
FIG. 10B-3

Fig.10B-4



0985457.051501
TOST50" 22545860

Fig. 10C-1

CLUSTER MAP - PAGEL, INC. |

PAGEL, INC. V. COMMISSIONER
91 T.C. 200 (1988)

1032

Fig. 10C-2

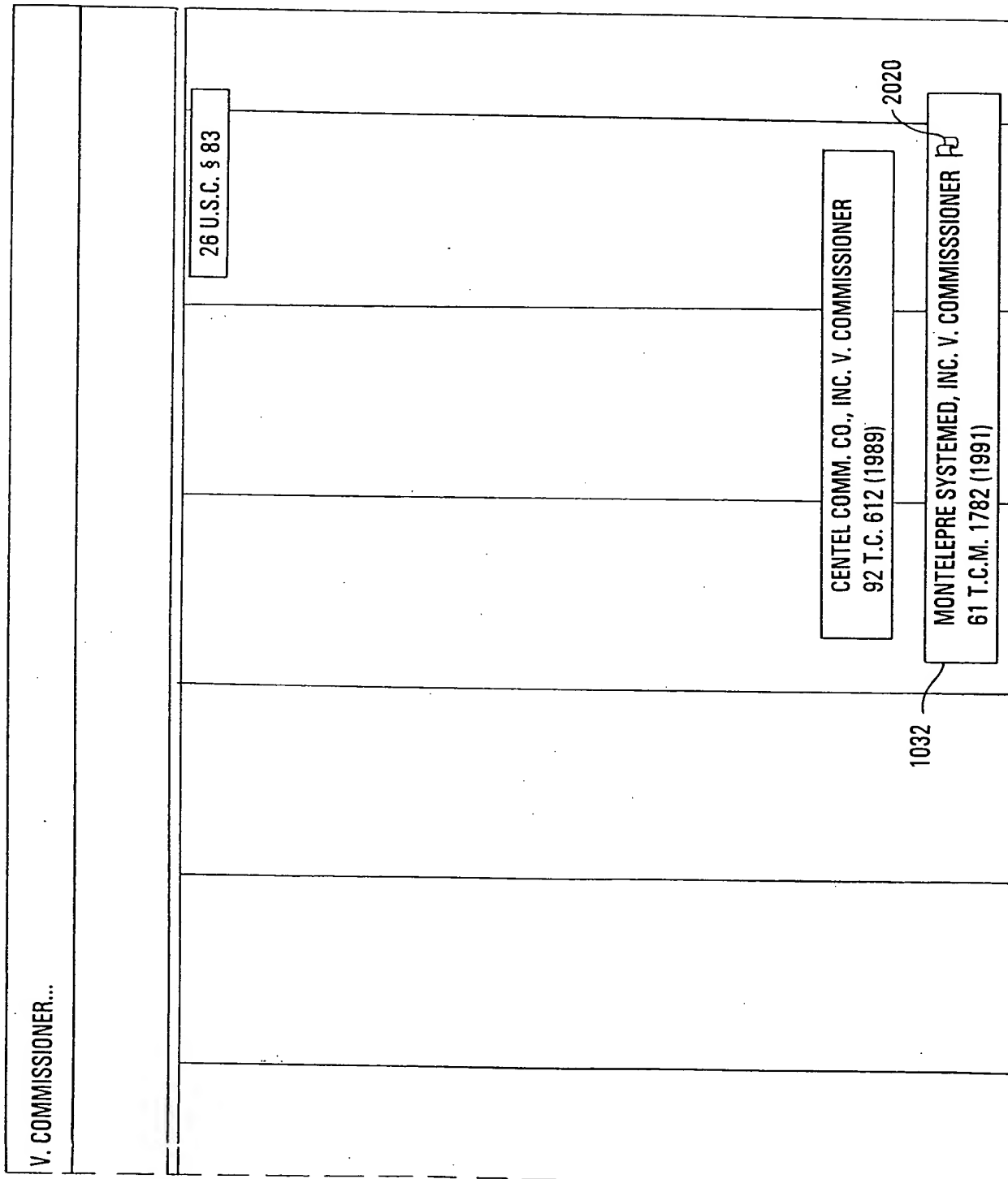
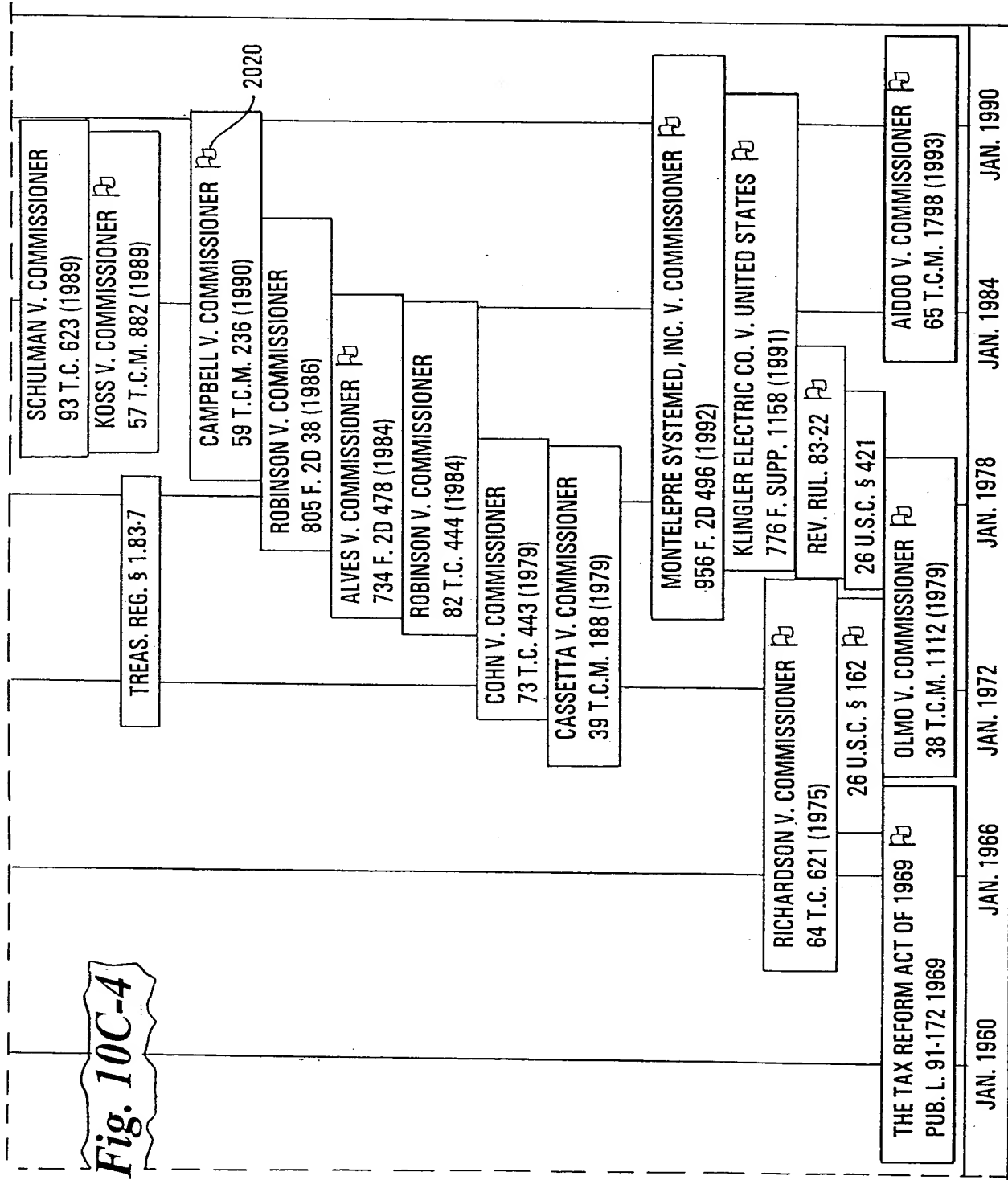


Fig. 10C-3

THE SECURITIES EXCHANGE ACT OF 1934
15 U.S.C. § 78P (b) 1934

JAN. 1924 JAN. 1930 JAN. 1936 JAN. 1942 JAN. 1948 JAN. 1954

Fig. 10C-4



09854577-051E01

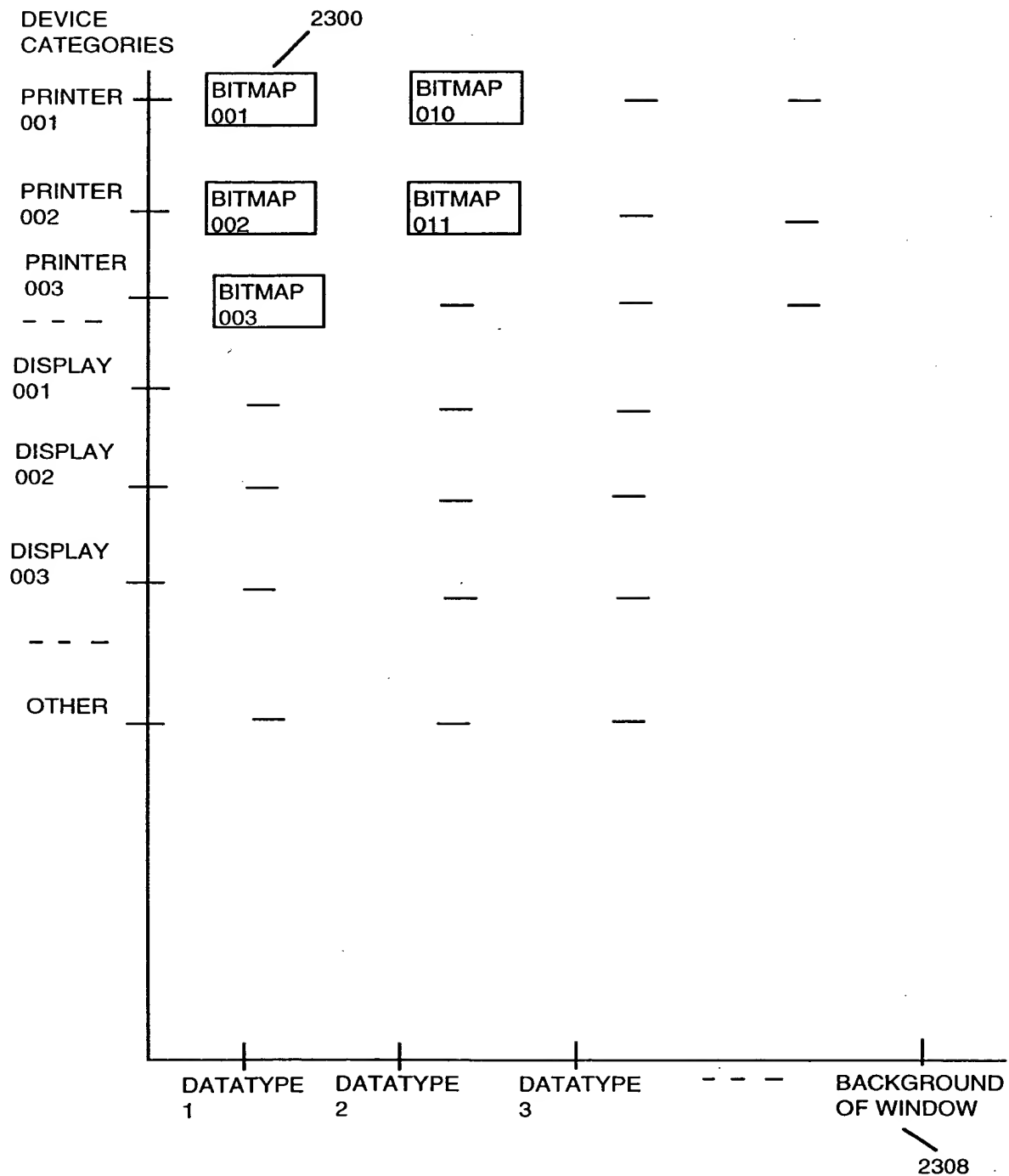


Fig. 11

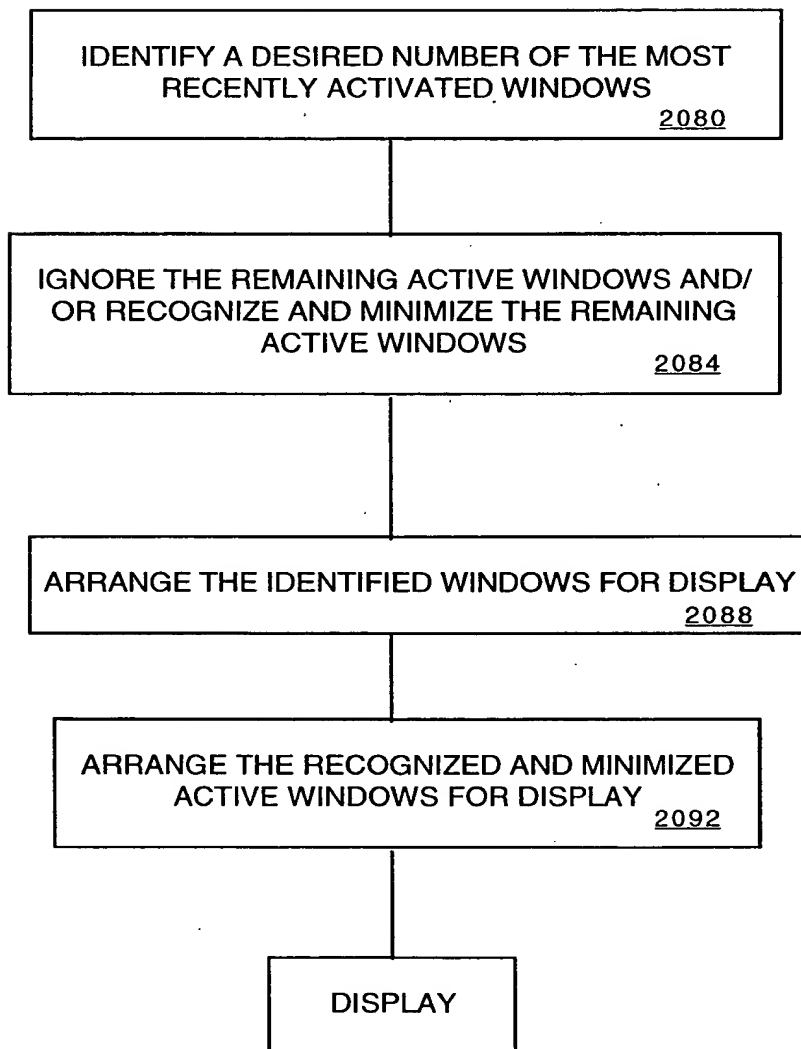


Fig. 12

Fig. 13A-1

FOLIO BOUND VIEWS		FILE EDIT VIEW SEARCH V-SEARCH WINDOW HELP		
	OPEN	<input type="checkbox"/> THE CONSTITUTIONAL RIGHT TO...	<input type="checkbox"/>	<input checked="" type="checkbox"/>
	SAVE	UNION PACIFIC RAILWAY COMPANY V. BOTSFORD.	<input type="checkbox"/>	<input checked="" type="checkbox"/>
	QUERY	UNION PACIFIC RAILWAY CO. V. BOTSFORD 141 U.S. 250	<input type="checkbox"/>	<input checked="" type="checkbox"/>
	CLEAR QUERY	ERROR TO THE CIRCUIT COURT OF THE UNITED STATES FOR THE DISTRICT OF INDIANA.	<input type="checkbox"/>	<input checked="" type="checkbox"/>
	NEXT		<input type="checkbox"/>	<input checked="" type="checkbox"/>
	PREVIOUS		<input type="checkbox"/>	<input checked="" type="checkbox"/>
	BACKTRACK		<input type="checkbox"/>	<input checked="" type="checkbox"/>

Fig. 13A-2

<div>▶ □ ×</div>	
<div>UNION PACIFIC RAILWAY CO. ▶ □ ×</div>	
<div>UNION PACIFIC RAILWAY CO. V. BOTSFORD 141 U.S. 250 (1981) 3 OF</div>	
OOL V. SALKIEWICZ	
ANFORTH Pj	

Fig. 13A-3







 TRAIL		NO. 1375. SUBMITTED JANUARY 6, 1891.--DECIDED MAY 25, 1891.		410 U.S. 113 (1973)		HARRI 448 U	
 CONTENTS		LIBERTECH CASE HOLDING: FEDERAL COURTS DO NOT HAVE THE POWER UNDER FEDERAL STATUTES OR COMMON LAW TO ORDER A PLAINTIFF IN A PERSONAL INJURY CIVIL SUIT TO SUBMIT TO A PHYSICAL EXAMINATION REQUESTED BY THE		E, 82 YALE L. J. 920 (1973)		BELLOTTI V. 443 U. S. (
 HIGHLIGHTER				V. 74 COLUM. L. REV. 1410 (1974)			
 BOOKMARK				DOE V. BOTTON 410 U.S. 179 (1973)			
 GO TO				WISCONSIN V. VODER 486 U. S. 205 (1972)			
 FIELD				EISENSTADT V. BAIRD 406 U.S. 438 (1972)		MATHER V. ROE 432 U. S. 464 (197	
				JAN. 1967		JAN. 1971	
				JAN. 1975			
				RECORD 113/10715		HIT 010	
				QUERY			

Fig. 13A-4

<p>H. L. V. MATHESON 450 U.S. 398. 425 (1981) (MARSHALL, J. DISSENTING)</p>			
<p>V. ROE S. 484 (1977)</p>	<p>INTERNATIONAL</p>		
<p>FOODY V. MANCHESTER MEMORIAL HOSP. 40 CONN. SUP. 127 (1984)</p>			
<p>HARRIS V. MCRAE 448 U.S. 297 (1980)</p>			
<p>BELLOTTI V. BAIRD 443 U.S. 622 (1979)</p>			
JAN. 1976	JAN. 1980	JAN. 1981	
<p>◀</p>		<p>▶</p>	

Fig. 13B-1

FOLIO BOUND VIEWS	
FILE EDIT VIEW SEARCH V-SEARCH WINDOW HELP	
THE CONSTITUTIONAL RIGHT TO PRIVACY: ROE V. WADE AND BEYOND	
UNION PACIFIC RAILWAY COMPA	
UNION PACIFIC RAILWAY CO. V. BOTSFOR	
ERROR TO THE CIRCUIT COURT OF THE UNITED STATES FOR TH NO. 1375. SUBMITTED JANUARY 6, 1891.--DECIDED MAY 2	
LIBERTECH CASE HOLDING: FEDERAL COURTS DO NOT HAVE THE POWER U TO ORDER A PLAINTIFF IN A PERSONAL INJURY CIVIL SUIT TO SUBMIT-TO A DEFENSE TO DETERMINE THE EXTENT OF HIS OR HER INJURIES. JUSTICE GR THE COURT.	








 OPEN	 SAVE	 QUERY	 CLEAR QUERY	 NEXT	 PREVIOUS	 BACKTRACK
--	--	---	---	---	--	---

Fig. 13B-2

<div>▶ □ ×</div>	
<div>▶ □ ×</div>	
<div>◀ □</div>	
NY V. BOTSFORD	
D 141 U.S. 250	
E DISTRICT OF INDIANA.	
5, 1891.	
NDER FEDERAL STATUTES OR COMMON LAW PHYSICAL EXAMINATION REQUESTED BY THE AY WROTE THE OPINION FOR 7 MEMBERS OF	

Fig. 13B-3








 TRAIL	<div> <div>  </div> <div> UNION PACIFIC RAILWAY CO. V. BOTSFORD CLUSTER MAP </div> </div>			
 CONTENTS	<div> <div> UNION PACIFIC RAILWAY CO. V. BOTSFORD 141 U.S. 250 (1894) </div> <div> 6 OF 21 ITEMS </div> </div>			
 HIGHLIGHTER	<div> <div> U. S. CONST. AMEND. XIV 1869 </div> <div> U. S. CONST. AMEND. 1791 </div> <div> SUPERINTENDE 373 MOES 728 </div> </div>			
 BOOKMARK				
 GO TO				
 FIELD				
<div> <div>JAN. 1781</div> <div>JAN. 1792</div> <div>JAN. 1825</div> <div>JAN. 1867</div> <div>JAN.</div> </div>				
<div> <div>RECORD 113/10715</div> <div>HIT 0/0</div> <div>QUERY</div> </div>				

Fig. 13B-4

▼	
▼ □ ×	
◀	
▶	
ROE V. WADE 410 U.S. 113 (1973)	
NT OF BEICHERTOWN STATE SCHOOL V. SALKIEWICZ (1977)	
GRISWOLD V. CONNECTICUT 381 U. S. 479 (1964)	
H.L. V. MATHESON 450 U.S. 398. 425 (1981)	
1900	JAN. 1921
JAN. 1958	

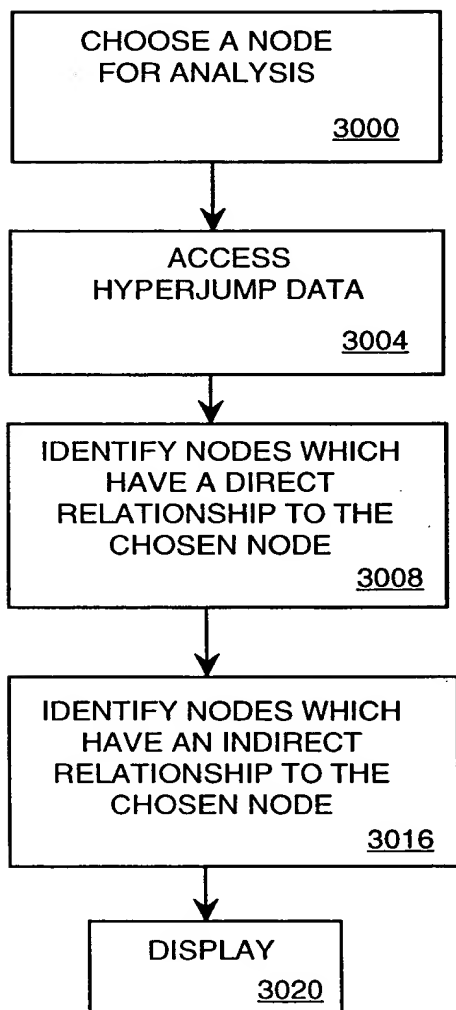


Fig. 14A

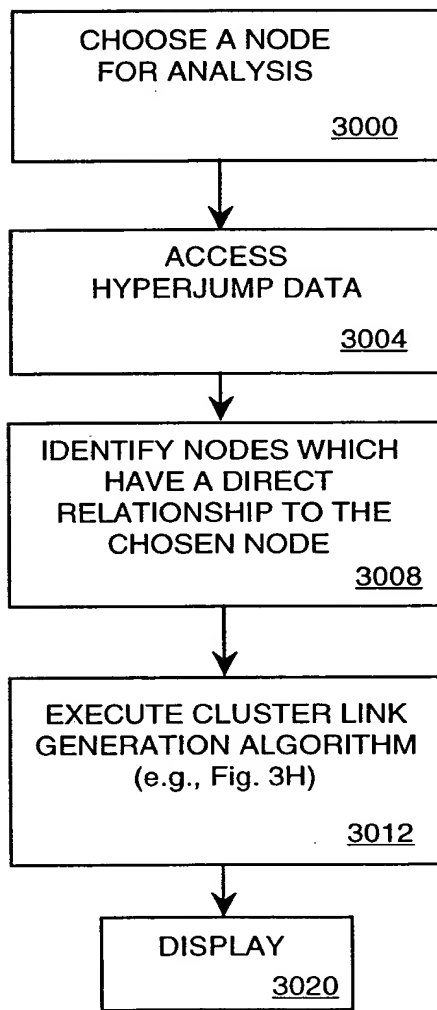


Fig. 14B